

IN THE UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

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	:	
In re	:	Chapter 11
	:	
DELPHI CORPORATION, <u>et al.</u> ,	:	Case No. 05-44481 (RDD)
	:	
Debtors.	:	(Jointly Administered)
	:	
-----	X	

AFFIDAVIT OF SERVICE

I, Evan Gershbein, being duly sworn according to law, depose and say that I am employed by Kurtzman Carson Consultants LLC, the Court appointed claims and noticing agent for the Debtors in the above-captioned cases.

On July 27, 2007, I caused to be served the documents listed below (i) upon the parties listed on Exhibit A hereto via overnight delivery, (ii) upon the parties listed on Exhibit B hereto via electronic notification and (iii) upon the parties listed on Exhibit C hereto via postage pre-paid U.S. mail:

- 1) Notice Of Presentment Of Order Under 11 U.S.C. §§ 327(e) And 1107(b) And Fed. R. Bankr. P. 2014 Authorizing Employment And Retention Of Dykema Gossett PLLC As Special Counsel To Debtors Nunc Pro Tunc To April 1, 2007 (Docket No. 8747) [a copy of which is attached hereto as Exhibit D]
- 2) Notice Of Presentment Of Joint Stipulation And Agreed Order Compromising And Allowing Claim In Favor Of Ken-Mac Metals, A Division Of Thyssenkrupp Metals, N.A. (Docket No. 8753) [a copy of which is attached hereto as Exhibit E]
- 3) Notice Of Presentment Of Joint Settlement Agreement, Stipulation And Agreed Order Between Delphi Automotive Systems, LLC, And Worthington Steel Company To Approve Setoff And Disallow And Expunge Claim Number 9041 (Docket No. 8758) [a copy of which is attached hereto as Exhibit F]
- 4) Motion For Order Under 11 U.S.C. § 365(d)(4) Further Extending Deadline To Assume Or Reject Leases Of Nonresidential Real Property ("Third 365(d)(4) Deadline Extension Motion) (Docket No. 8760) [a copy of which is attached hereto as Exhibit G]
- 5) Motion To Further Extend Time Period Within Which Debtors May Remove Actions Under 28 U.S.C. § 1452 And Fed. R. Bankr. P. 9006 And 9027

("Fourth Removal Deadline Extension Motion") (Docket No. 8761) [a copy of which is attached hereto as Exhibit H]

On July 27th, 2007, I caused to be served the document listed below upon the party listed on Exhibit I hereto via overnight delivery:

- 6) Notice Of Presentment Of Order Under 11 U.S.C. §§ 327(e) And 1107(b) And Fed. R. Bankr. P. 2014 Authorizing Employment And Retention Of Dykema Gossett PLLC As Special Counsel To Debtors Nunc Pro Tunc To April 1, 2007 (Docket No. 8747) [a copy of which is attached hereto as Exhibit D]

On July 27th, 2007, I caused to be served the document listed below upon the parties listed on Exhibit J hereto via overnight delivery:

- 7) Notice Of Presentment Of Joint Stipulation And Agreed Order Compromising And Allowing Claim In Favor Of Ken-Mac Metals, A Division Of Thyssenkrupp Metals, N.A. (Docket No. 8753) [a copy of which is attached hereto as Exhibit E]

On July 27th, 2007, I caused to be served the document listed below upon the party listed on Exhibit K hereto via overnight delivery:

- 8) Notice Of Presentment Of Joint Settlement Agreement, Stipulation And Agreed Order Between Delphi Automotive Systems, LLC, And Worthington Steel Company To Approve Setoff And Disallow And Expunge Claim Number 9041 (Docket No. 8758) [a copy of which is attached hereto as Exhibit F]

On July 27th, 2007, I caused to be served the document listed below upon the parties listed on Exhibit L hereto via overnight delivery:

- 9) Motion For Order Under 11 U.S.C. § 365(d)(4) Further Extending Deadline To Assume Or Reject Leases Of Nonresidential Real Property ("Third 365(d)(4) Deadline Extension Motion") (Docket No. 8760) [a copy of which is attached hereto as Exhibit G]

On July 27th, 2007, I caused to be served the document listed below upon the parties listed on Exhibit M hereto via overnight delivery:

- 10) Motion To Further Extend Time Period Within Which Debtors May Remove Actions Under 28 U.S.C. § 1452 And Fed. R. Bankr. P. 9006 And 9027

("Fourth Removal Deadline Extension Motion") (Docket No. 8761) [a copy of which is attached hereto as Exhibit H]

Dated: July 31, 2007

/s/ Evan Gershbein
Evan Gershbein

State of California
County of Los Angeles

Subscribed and sworn to (or affirmed) before me on this 31st day of July, 2007, by Evan Gershbein, personally known to me or proved to me on the basis of satisfactory evidence to be the person who appeared before me.

Signature: /s/ Shannon J. Spencer

Commission Expires: 6/20/10

EXHIBIT A

COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	PHONE	FAX	EMAIL	PARTY / FUNCTION
Brown Rudnick Berlack Israels LLP	Robert J. Stark	Seven Times Square		New York	NY	10036	212-209-4800	212-2094801	rstark@brownrudnick.com	Indenture Trustee
Cohen, Weiss & Simon	Bruce Simon	330 W. 42nd Street		New York	NY	10036	212-356-0231	212-695-5436	bsimon@cwsny.com	
Curtis, Mallet-Prevost, Colt & Mosle LLP	Steven J. Reisman	101 Park Avenue		New York	NY	10178-0061	2126966000	2126971559	sreisman@cm-p.com	Counsel to Flextronics International, Inc., Flextronics International USA, Inc.; Multek Flexible Circuits, Inc.; Sheldahl de Mexico S.A.de C.V.; Northfield Acquisition Co., Flextronics Asia-Pacific Ltd.; Flextronics Technology (M) Sdn. Bhd
Davis, Polk & Wardwell	Donald Bernstein Brian Resnick	450 Lexington Avenue		New York	NY	10017	212-450-4092 212-450-4213	212-450-3092 212-450-3213	donald.bernstein@dpw.com brian.resnick@dpw.com	Counsel to Debtor's Postpetition Administrative Agent
Delphi Corporation	Sean Corcoran, Karen Craft	5725 Delphi Drive		Troy	MI	48098	248-813-2000	248-813-2491	sean.p.corcoran@delphi.com karen.j.craft@delphi.com	Debtors
Electronic Data Systems Corp.	Michael Nefkens	5505 Corporate Drive MSIA		Troy	MI	48098	248-696-1729	248-696-1739	mike.nefkens@eds.com	Creditor Committee Member
Flextronics International Flextronics International USA, Inc.	Carrie L. Schiff Paul W. Anderson	305 Interlocken Parkway 2090 Fortune Drive		Broomfield	CO	80021	303-927-4853	303-652-4716	cschiff@flextronics.com	Counsel to Flextronics International
Freescale Semiconductor, Inc.	Richard Lee Chambers, III Brad Eric Sheler Bonnie Steingart Vivek Melwani Jennifer L. Rodburg Richard J. Slivinski	6501 William Cannon Drive West One New York Plaza	MD: OE16	Austin	TX	78735	512-895-6357	512-895-3090	trey.chambers@freescale.com	Creditor Committee Member
Fried, Frank, Harris, Shriver & Jacobson				New York	NY	10004	212-859-8000	212-859-4000	rodbuie@ffhsj.com slivini@ffhsj.com	Counsel to Equity Security Holders Committee
FTI Consulting, Inc.	Randall S. Eisenberg	3 Times Square	11th Floor	New York	NY	10036	212-2471010	212-841-9350	randall.eisenberg@fticonsulting.com	Financial Advisors to Debtors
General Electric Company	Valerie Venable	9930 Kinsey Avenue		Huntersville	NC	28078	704-992-5075	866-585-2386	valerie.venable@ge.com	Creditor Committee Member
Groom Law Group	Lonie A. Hassel	1701 Pennsylvania Avenue, NW		Washington	DC	20006	202-857-0620	202-659-4503	lhassel@groom.com	Counsel to Employee Benefits
Hodgson Russ LLP	Stephen H. Gross	1540 Broadway	24th Fl	New York	NY	10036	212-751-4300	212-751-0928	sgross@hodgsonruss.com	Counsel to Hexcel Corporation
Honigman Miller Schwartz and Cohn LLP	Frank L. Gorman, Esq.	2290 First National Building	660 Woodward Avenue	Detroit	MI	48226-3583	313-465-7000	313-465-8000	fgorman@honigman.com	Counsel to General Motors Corporation
Honigman Miller Schwartz and Cohn LLP	Robert B. Weiss, Esq.	2290 First National Building	660 Woodward Avenue	Detroit	MI	48226-3583	313-465-7000	313-465-8000	rweiss@honigman.com	Counsel to General Motors Corporation
Internal Revenue Service	Attn: Insolvency Department	477 Michigan Ave	Mail Stop 15	Detroit	MI	48226	313-628-3648	313-628-3602		Michigan IRS
Internal Revenue Service	Attn: Insolvency Department, Maria Valerio	290 Broadway	5th Floor	New York	NY	10007	212-436-1038	212-436-1931	mariaivalerio@irs.gov	IRS
IUE-CWA	Conference Board Chairman	2360 W. Dorothy Lane	Suite 201	Dayton	OH	45439	937-294-7813	937-294-9164		Creditor Committee Member
Jefferies & Company, Inc.	William Q. Derrough	520 Madison Avenue	12th Floor	New York	NY	10022	212-284-2521	212-284-2470	bderrough@jefferies.com	UCC Professional
JPMorgan Chase Bank, N.A.	Richard Duker	270 Park Avenue		New York	NY	10017	212-270-5484	212-270-4016	richard.duker@jpmorgan.com	Prepetition Administrative Agent
JPMorgan Chase Bank, N.A.	Susan Atkins, Gianni Russello	277 Park Ave 8th Fl		New York	NY	10172	212-270-0426	212-270-0430	gianni.russello@jpmorgan.com susan.atkins@jpmorgan.com	Postpetition Administrative Agent
Kramer Levin Naftalis & Frankel LLP	Gordon Z. Novod	1177 Avenue of the Americas		New York	NY	10036	212-715-9100	212-715-8000	gnovod@kramerlevin.com	Counsel Data Systems Corporation; EDS Information Services, LLC
Kramer Levin Naftalis & Frankel LLP	Thomas Moers Mayer	1177 Avenue of the Americas		New York	NY	10036	212-715-9100	212-715-8000	tmayer@kramerlevin.com	Counsel Data Systems Corporation; EDS Information Services, LLC
Kurtzman Carson Consultants	Sheryl Betance	2335 Alaska Ave		El Segundo	CA	90245	310-823-9000	310-823-9133	sbetance@kccllc.com	Noticing and Claims Agent
Latham & Watkins LLP	Robert J. Rosenberg	885 Third Avenue		New York	NY	10022	212-906-1370	212-751-4864	robert.rosenberg@lw.com	Counsel to Official Committee of Unsecured Creditors
Law Debenture Trust of New York	Daniel R. Fisher	400 Madison Ave	Fourth Floor	New York	NY	10017	212-750-6474	212-750-1361	daniel.fisher@lawdeb.com	Indenture Trustee
Law Debenture Trust of New York	Patrick J. Healy	400 Madison Ave	Fourth Floor	New York	NY	10017	212-750-6474	212-750-1361	patrick.healy@lawdeb.com	Indenture Trustee

COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	PHONE	FAX	EMAIL	PARTY / FUNCTION
McDermott Will & Emery LLP	David D. Cleary	227 West Monroe Street	Suite 5400	Chicago	IL	60606	312-372-2000	312-984-7700	dcleary@mwe.com	Counsel to Recticel North America, Inc.
McDermott Will & Emery LLP	Jason J. DeJonker	227 West Monroe Street	Suite 5400	Chicago	IL	60606	312-372-2000	312-984-7700	idejonker@mwe.com	Counsel to Recticel North America, Inc.
McDermott Will & Emery LLP	Mohsin N. Khambati	227 West Monroe Street	Suite 5400	Chicago	IL	60606	312-372-2000	312-984-7700	mkhambati@mwe.com	Counsel to Recticel North America, Inc.
McDermott Will & Emery LLP	Peter A. Clark	227 West Monroe Street	Suite 5400	Chicago	IL	60606	312-372-2000	312-984-7700	pclark@mwe.com	Counsel to Recticel North America, Inc.
McTigue Law Firm	Cornish F. Hitchcock	5301 Wisconsin Ave. N.W.	Suite 350	Washington	DC	20015	202-364-6900	202-364-9960	conh@mctiquelaw.com	Counsel to Movant Retirees and Proposed Counsel to The Official Committee of Retirees
McTigue Law Firm	J. Brian McTigue	5301 Wisconsin Ave. N.W.	Suite 350	Washington	DC	20015	202-364-6900	202-364-9960	bmctigue@mctiquelaw.com	Counsel to Movant Retirees and Proposed Counsel to The Official Committee of Retirees
Mesirow Financial	Leon Szlezinger	666 Third Ave	21st Floor	New York	NY	10017	212-808-8366	212-682-5015	lszlezinger@mesirrowfinancial.com	UCC Professional
Milbank Tweed Hadley & McCloy LLP	Gregory A Bray Esq Thomas R Kreller Esq James E Till Esq	601 South Figueroa Street	30th Floor	Los Angeles	CA	90017	213-892-4000	213-629-5063	gbray@milbank.com tkreller@milbank.com jtill@milbank.com	Counsel to Cerberus Capital Management LP and Dolce Investments LLC
Morrison Cohen LLP	Joseph T. Moldovan, Esq.	909 Third Avenue		New York	NY	10022	2127358603	9175223103	jmoldovan@morrisoncohen.com	Counsel to Blue Cross and Blue Shield of Michigan
Northeast Regional Office	Mark Schonfeld, Regional Director	3 World Financial Center	Room 4300	New York	NY	10281	212-336-1100	212-336-1323	newyork@sec.gov	Securities and Exchange Commission
Office of New York State	Attorney General Eliot Spitzer	120 Broadway		New York City	NY	10271	212-416-8000	212-416-6075	william.dombos@oag.state.ny.us	New York Attorney General's Office
O'Melveny & Myers LLP	Robert Siegel	400 South Hope Street		Los Angeles	CA	90071	213-430-6000	213-430-6407	rsiegel@omm.com	Special Labor Counsel
O'Melveny & Myers LLP	Tom A. Jerman, Rachel Janger	1625 Eye Street, NW		Washington	DC	20006	202-383-5300	202-383-5414	tjerman@omm.com	Special Labor Counsel
Pension Benefit Guaranty Corporation	Jeffrey Cohen	1200 K Street, N.W.	Suite 340	Washington	DC	20005	202-326-4020	202-326-4112	garrick.sandra@pbqc.gov efile@pbqc.gov	Counsel to Pension Benefit Guaranty Corporation
Pension Benefit Guaranty Corporation	Ralph L. Landy	1200 K Street, N.W.	Suite 340	Washington	DC	20005-4026	2023264020	2023264112	landy.ralph@pbqc.gov	Chief Counsel to the Pension Benefit Guaranty Corporation
Phillips Nizer LLP	Sandra A. Riemer	666 Fifth Avenue		New York	NY	10103	212-841-0589	212-262-5152	sriemer@phillipsnizer.com	Counsel to Freescale Semiconductor, Inc., f/k/a Motorola Semiconductor Systems
Rothchild Inc.	David L. Resnick	1251 Avenue of the Americas		New York	NY	10020	212-403-3500	212-403-5454	david.resnick@us.rothschild.com	Financial Advisor
Seyfarth Shaw LLP	Robert W. Dremluk	1270 Avenue of the Americas	Suite 2500	New York	NY	10020-1801	2122185500	2122185526	rdremluk@seyfarth.com dbartner@shearman.com	Counsel to Murata Electronics North America, Inc.; Fujikura America, Inc.
Shearman & Sterling LLP	Douglas Bartner, Jill Frizzley	599 Lexington Avenue		New York	NY	10022	212-8484000	212-848-7179	jfrizzley@shearman.com kziman@stblaw.com	Local Counsel to the Debtors
Simpson Thatcher & Bartlett LLP	Kenneth S. Ziman, Robert H. Trust, William T. Russell, Jr.	425 Lexington Avenue		New York	NY	10017	212-455-2000	212-455-2502	rtrust@stblaw.com wrussell@stblaw.com jbutler@skadden.com	Counsel to Debtor's Prepetition Administrative Agent, JPMorgan Chase Bank, N.A.
Skadden, Arps, Slate, Meagher & Flom LLP	John Wm. Butler, John K. Lyons, Ron E. Meisler	333 W. Wacker Dr.	Suite 2100	Chicago	IL	60606	312-407-0700	312-407-0411	jlyonsch@skadden.com rmeisler@skadden.com kmarafo@skadden.com	Counsel to the Debtor
Skadden, Arps, Slate, Meagher & Flom LLP	Kayalyn A. Marafioti, Thomas J. Matz	4 Times Square	P.O. Box 300	New York	NY	10036	212-735-3000	212-735-2000	tmatz@skadden.com	Counsel to the Debtor
Spencer Fane Britt & Browne LLP	Daniel D. Doyle	1 North Brentwood Boulevard	Tenth Floor	St. Louis	MO	63105	314-863-7733	314-862-4656	ddoyle@spencerfane.com	Counsel to Movant Retirees and Proposed Counsel to The Official Committee of Retirees
Spencer Fane Britt & Browne LLP	Nicholas Franke	1 North Brentwood Boulevard	Tenth Floor	St. Louis	MO	63105	314-863-7733	314-862-4656	nfranke@spencerfane.com cp@stevenslee.com	Counsel to Movant Retirees and Proposed Counsel to The Official Committee of Retirees
Stevens & Lee, P.C.	Chester B. Salomon, Constantine D. Pourakis	485 Madison Avenue	20th Floor	New York	NY	10022	2123198500	2123198505	cs@stevenslee.com	Counsel to Wamco, Inc.
Togut, Segal & Segal LLP	Albert Togut	One Penn Plaza	Suite 3335	New York	NY	10119	212-594-5000	212-967-4258	altogut@teamtogut.com	Conflicts Counsel to the Debtors
Tyco Electronics Corporation	MaryAnn Brereton, Assistant General Counsel	60 Columbia Road		Morristown	NJ	7960	973-656-8365	973-656-8805		Creditor Committee Member

COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	PHONE	FAX	EMAIL	PARTY / FUNCTION
United States Trustee	Alicia M. Leonhard	33 Whitehall Street	21st Floor	New York	NY	10004-2112	212-510-0500	212-668-2255 does not take service via fax		Counsel to United States Trustee
Warner Stevens, L.L.P.	Michael D. Warner	1700 City Center Tower II	301 Commerce Street	Fort Worth	TX	76102	817-810-5250	817-810-5255	mwarner@warnerstevens.com	Proposed Conflicts Counsel to the Official Committee of Unsecured Creditors
Weil, Gotshal & Manges LLP	Harvey R. Miller	767 Fifth Avenue		New York	NY	10153	212-310-8500	212-310-8077	harvey.miller@weil.com	Counsel to General Motors Corporation
Weil, Gotshal & Manges LLP	Jeffrey L. Tanenbaum, Esq.	767 Fifth Avenue		New York	NY	10153	212-310-8000	212-310-8007	jeff.tanenbaum@weil.com	Counsel to General Motors Corporation
Weil, Gotshal & Manges LLP	Martin J. Bienenstock, Esq.	767 Fifth Avenue		New York	NY	10153	212-310-8000	212-310-8007	martin.bienenstock@weil.com	Counsel to General Motors Corporation
Weil, Gotshal & Manges LLP	Michael P. Kessler, Esq.	767 Fifth Avenue		New York	NY	10153	212-310-8000	212-310-8007	michael.kessler@weil.com	Counsel to General Motors Corporation
Wilmington Trust Company	Steven M. Cimalore	Rodney Square North	1100 North Market Street	Wilmington	DE	19890	302-636-6058	302-636-4143	scimalore@wilmingtontrust.com	Creditor Committee Member/Indenture Trustee

EXHIBIT B

COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	PHONE	FAX	EMAIL	PARTY / FUNCTION
Brown Rudnick Berlack Israels LLP	Robert J. Stark	Seven Times Square		New York	NY	10036	212-209-4800	212-2094801	rstark@brownrudnick.com	Indenture Trustee
Cohen, Weiss & Simon	Bruce Simon	330 W. 42nd Street		New York	NY	10036	212-356-0231	212-695-5436	bsimon@cwsny.com	
Curtis, Mallet-Prevost, Colt & Mosle LLP	Steven J. Reisman	101 Park Avenue		New York	NY	10178-0061	2126966000	2126971559	sreisman@cm-p.com	Counsel to Flextronics International, Inc., Flextronics International USA, Inc.; Multek Flexible Circuits, Inc.; Sheldahl de Mexico S.A.de C.V.; Northfield Acquisition Co.; Flextronics Asia-Pacific Ltd.; Flextronics Technology (M) Sdn. Bhd
Davis, Polk & Wardwell	Donald Bernstein Brian Resnick	450 Lexington Avenue		New York	NY	10017	212-450-4092 212-450-4213	212-450-3092 212-450-3213	donald.bernstein@dpw.com brian.resnick@dpw.com	Counsel to Debtor's Postpetition Administrative Agent
Delphi Corporation	Sean Corcoran, Karen Craft	5725 Delphi Drive		Troy	MI	48098	248-813-2000	248-813-2491	sean.p.corcoran@delphi.com karen.j.craft@delphi.com	Debtors
Electronic Data Systems Corp.	Michael Nefkens	5505 Corporate Drive MSIA		Troy	MI	48098	248-696-1729	248-696-1739	mike.nefkens@eds.com	Creditor Committee Member
Flextronics International	Carrie L. Schiff	305 Interlocken Parkway		Broomfield	CO	80021	303-927-4853	303-652-4716	cschiff@flextronics.com	Counsel to Flextronics International
Flextronics International USA, Inc.	Paul W. Anderson	2090 Fortune Drive		San Jose	CA	95131	408-428-1308		paul.anderson@flextronics.com	Counsel to Flextronics International USA, Inc.
Freescale Semiconductor, Inc.	Richard Lee Chambers, III	6501 William Cannon Drive West	MD: OE16	Austin	TX	78735	512-895-6357	512-895-3090	trey.chambers@freescale.com	Creditor Committee Member
Fried, Frank, Harris, Shriver & Jacobson	Brad Eric Sheler Bonnie Steingart Vivek Melwani Jennifer L. Rodburg Richard J. Slivinski	One New York Plaza		New York	NY	10004	212-859-8000	212-859-4000	rodbuie@ffhsj.com sliviri@ffhsj.com	Counsel to Equity Security Holders Committee
FTI Consulting, Inc.	Randall S. Eisenberg	3 Times Square	11th Floor	New York	NY	10036	212-2471010	212-841-9350	randall.eisenberg@fticonsulting.com	Financial Advisors to Debtors
General Electric Company	Valerie Venable	9930 Kincey Avenue		Huntersville	NC	28078	704-992-5075	866-585-2386	valerie.venable@ge.com	Creditor Committee Member
Groom Law Group	Lonie A. Hassel	1701 Pennsylvania Avenue, NW		Washington	DC	20006	202-857-0620	202-659-4503	lhassel@groom.com	Counsel to Employee Benefits
Hodgson Russ LLP	Stephen H. Gross	1540 Broadway	24th Fl	New York	NY	10036	212-751-4300	212-751-0928	sgross@hodgsonruss.com	Counsel to Hexcel Corporation
Honigman Miller Schwartz and Cohn LLP	Frank L. Gorman, Esq.	2290 First National Building	660 Woodward Avenue	Detroit	MI	48226-3583	313-465-7000	313-465-8000	fgorman@honigman.com	Counsel to General Motors Corporation
Honigman Miller Schwartz and Cohn LLP	Robert B. Weiss, Esq.	2290 First National Building	660 Woodward Avenue	Detroit	MI	48226-3583	313-465-7000	313-465-8000	rweiss@honigman.com	Counsel to General Motors Corporation
Jefferies & Company, Inc.	William Q. Derrough	520 Madison Avenue	12th Floor	New York	NY	10022	212-284-2521	212-284-2470	bderrough@jefferies.com	UCC Professional
JPMorgan Chase Bank, N.A.	Richard Duker	270 Park Avenue		New York	NY	10017	212-270-5484	212-270-4016	richard.duker@jpmorgan.com	Prepetition Administrative Agent
JPMorgan Chase Bank, N.A.	Susan Atkins, Gianni Russello	277 Park Ave 8th Fl		New York	NY	10172	212-270-0426	212-270-0430	gianni.russello@jpmorgan.com susan.atkins@jpmorgan.com	Postpetition Administrative Agent
Kramer Levin Naftalis & Frankel LLP	Gordon Z. Novod	1177 Avenue of the Americas		New York	NY	10036	212-715-9100	212-715-8000	gnovod@kramerlevin.com	Counsel Data Systems Corporation; EDS Information Services, LLC
Kramer Levin Naftalis & Frankel LLP	Thomas Moers Mayer	1177 Avenue of the Americas		New York	NY	10036	212-715-9100	212-715-8000	tmayer@kramerlevin.com	Counsel Data Systems Corporation; EDS Information Services, LLC
Kurtzman Carson Consultants	Sheryl Betance	2335 Alaska Ave		El Segundo	CA	90245	310-823-9000	310-823-9133	sbetance@kccllc.com	Noticing and Claims Agent
Latham & Watkins LLP	Robert J. Rosenberg	885 Third Avenue		New York	NY	10022	212-906-1370	212-751-4864	robert.rosenberg@lw.com	Counsel to Official Committee of Unsecured Creditors
Law Debenture Trust of New York	Daniel R. Fisher	400 Madison Ave	Fourth Floor	New York	NY	10017	212-750-6474	212-750-1361	daniel.fisher@lawdeb.com	Indenture Trustee
Law Debenture Trust of New York	Patrick J. Healy	400 Madison Ave	Fourth Floor	New York	NY	10017	212-750-6474	212-750-1361	patrick.healy@lawdeb.com	Indenture Trustee
McDermott Will & Emery LLP	Jason J. DeJonker	227 West Monroe Street	Suite 5400	Chicago	IL	60606	312-372-2000	312-984-7700	idejonker@mwe.com	Counsel to Recticel North America, Inc.

COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	PHONE	FAX	EMAIL	PARTY / FUNCTION
McDermott Will & Emery LLP	Peter A. Clark	227 West Monroe Street	Suite 5400	Chicago	IL	60606	312-372-2000	312-984-7700	pclark@mwe.com	Counsel to Recticel North America, Inc.
McTigue Law Firm	Cornish F. Hitchcock	5301 Wisconsin Ave. N.W.	Suite 350	Washington	DC	20015	202-364-6900	202-364-9960	conh@mctiquelaw.com	Counsel to Movant Retirees and Proposed Counsel to The Official Committee of Retirees
McTigue Law Firm	J. Brian McTigue	5301 Wisconsin Ave. N.W.	Suite 350	Washington	DC	20015	202-364-6900	202-364-9960	bmctigue@mctiquelaw.com	Counsel to Movant Retirees and Proposed Counsel to The Official Committee of Retirees
Mesirow Financial	Leon Szlezinger	666 Third Ave	21st Floor	New York	NY	10017	212-808-8366	212-682-5015	lszlezinger@mesirowfinancial.com	UCC Professional
Milbank Tweed Hadley & McCloy LLP	Gregory A Bray Esq Thomas R Kreller Esq James E Till Esq	601 South Figueroa Street	30th Floor	Los Angeles	CA	90017	213-892-4000	213-629-5063	gbray@milbank.com tkreller@milbank.com jtill@milbank.com	Counsel to Cerberus Capital Management LP and Dolce Investments LLC
Morrison Cohen LLP	Joseph T. Moldovan, Esq.	909 Third Avenue		New York	NY	10022	212-735-8603	917-522-3103	jmoldovan@morrisoncohen.com	Counsel to Blue Cross and Blue Shield of Michigan
Northeast Regional Office	Mark Schonfeld, Regional Director	3 World Financial Center	Room 4300	New York	NY	10281	212-336-1100	212-336-1323	newyork@sec.gov	Securities and Exchange Commission
Office of New York State	Attorney General Eliot Spitzer	120 Broadway		New York City	NY	10271	212-416-8000	212-416-6075	william.dornbos@oag.state.ny.us	New York Attorney General's Office
O'Melveny & Myers LLP	Robert Siegel	400 South Hope Street		Los Angeles	CA	90071	213-430-6000	213-430-6407	rsiegel@omm.com	Special Labor Counsel
O'Melveny & Myers LLP	Tom A. Jerman, Rachel Janger	1625 Eye Street, NW		Washington	DC	20006	202-383-5300	202-383-5414	tjerman@omm.com	Special Labor Counsel
Pension Benefit Guaranty Corporation	Jeffrey Cohen	1200 K Street, N.W.	Suite 340	Washington	DC	20005	202-326-4020	202-326-4112	efile@pbgc.gov	Counsel to Pension Benefit Guaranty Corporation
Pension Benefit Guaranty Corporation	Ralph L. Landy	1200 K Street, N.W.	Suite 340	Washington	DC	20005-4026	202-326-4020	202-326-4112	landy.ralph@pbgc.gov	Chief Counsel to the Pension Benefit Guaranty Corporation
Phillips Nizer LLP	Sandra A. Riemer	666 Fifth Avenue		New York	NY	10103	212-841-0589	212-262-5152	sriemer@phillipsnizer.com	Counsel to Freescale Semiconductor, Inc., f/k/a Motorola Semiconductor Systems
Rothchild Inc.	David L. Resnick	1251 Avenue of the Americas		New York	NY	10020	212-403-3500	212-403-5454	david.resnick@us.rothschild.com	Financial Advisor
Seyfarth Shaw LLP	Robert W. Dremluk	1270 Avenue of the Americas	Suite 2500	New York	NY	10020-1801	212-218-5500	212-218-5526	rdremluk@seyfarth.com	Counsel to Murata Electronics North America, Inc.; Fujikura America, Inc.
Shearman & Sterling LLP	Douglas Bartner, Jill Frizzley	599 Lexington Avenue		New York	NY	10022	212-848-4000	212-848-7179	dbartner@shearman.com jfrizzley@shearman.com	Local Counsel to the Debtors
Simpson Thatcher & Bartlett LLP	Kenneth S. Ziman, Robert H. Trust, William T. Russell, Jr.	425 Lexington Avenue		New York	NY	10017	212-455-2000	212-455-2502	kziman@stblaw.com rtrust@stblaw.com wrussell@stblaw.com	Counsel to Debtor's Prepetition Administrative Agent, JPMorgan Chase Bank, N.A.
Skadden, Arps, Slate, Meagher & Flom LLP	John Wm. Butler, John K. Lyons, Ron E. Meisler	333 W. Wacker Dr.	Suite 2100	Chicago	IL	60606	312-407-0700	312-407-0411	jbutler@skadden.com jlyons@skadden.com rmeisler@skadden.com	Counsel to the Debtor
Skadden, Arps, Slate, Meagher & Flom LLP	Kayalyn A. Marafioti, Thomas J. Matz	4 Times Square	P.O. Box 300	New York	NY	10036	212-735-3000	212-735-2000	kmarafio@skadden.com tmatz@skadden.com	Counsel to the Debtor
Spencer Fane Britt & Browne LLP	Daniel D. Doyle	1 North Brentwood Boulevard	Tenth Floor	St. Louis	MO	63105	314-863-7733	314-862-4656	didoyle@spencerfane.com	Counsel to Movant Retirees and Proposed Counsel to The Official Committee of Retirees
Spencer Fane Britt & Browne LLP	Nicholas Franke	1 North Brentwood Boulevard	Tenth Floor	St. Louis	MO	63105	314-863-7733	314-862-4656	nfranke@spencerfane.com	Counsel to Movant Retirees and Proposed Counsel to The Official Committee of Retirees
Stevens & Lee, P.C.	Chester B. Salomon, Constantine D. Pourakis	485 Madison Avenue	20th Floor	New York	NY	10022	212-319-8500	212-319-8505	cp@stevenslee.com cs@stevenslee.com	Counsel to Wamco, Inc.
Togut, Segal & Segal LLP	Albert Togut	One Penn Plaza	Suite 3335	New York	NY	10119	212-594-5000	212-967-4258	altogut@teamtogut.com	Conflicts Counsel to the Debtors
Warner Stevens, L.L.P.	Michael D. Warner	1700 City Center Tower II	301 Commerce Street	Fort Worth	TX	76102	817-810-5250	817-810-5255	mwarner@warnerstevens.com	Proposed Conflicts Counsel to the Official Committee of Unsecured Creditors
Weil, Gotshal & Manges LLP	Harvey R. Miller	767 Fifth Avenue		New York	NY	10153	212-310-8500	212-310-8077	harvey.miller@weil.com	Counsel to General Motors Corporation

COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	PHONE	FAX	EMAIL	PARTY / FUNCTION
Weil, Gotshal & Manges LLP	Jeffrey L. Tanenbaum, Esq.	767 Fifth Avenue		New York	NY	10153	212-310-8000	212-310-8007	jeff.tanenbaum@weil.com	Counsel to General Motors Corporation
Weil, Gotshal & Manges LLP	Martin J. Bienenstock, Esq.	767 Fifth Avenue		New York	NY	10153	212-310-8000	212-310-8007	martin.bienenstock@weil.com	Counsel to General Motors Corporation
Weil, Gotshal & Manges LLP	Michael P. Kessler, Esq.	767 Fifth Avenue		New York	NY	10153	212-310-8000	212-310-8007	michael.kessler@weil.com	Counsel to General Motors Corporation
Wilmington Trust Company	Steven M. Cimalore	Rodney Square North	1100 North Market Street	Wilmington	DE	19890	302-636-6058	302-636-4143	scimalore@wilmingtontrust.com	Creditor Committee Member/Indenture Trustee

COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	COUNTRY	PHONE	FAX	EMAIL	PARTY / FUNCTION
Adalberto Cañadas Castillo		Avda Ramon de Carranza	10-1°	Cadiz		11006	Spain	34 956 226 311		adalberto@canadas.com	Representative to DASE
Akin Gump Strauss Hauer & Feld, LLP	Peter J. Gurfein	2029 Centure Park East	Suite 2400	Los Angeles	CA	90067		310-552-6696	310-229-1001	pgurfein@akingump.com	Counsel to Wamco, Inc.
Allen Matkins Leck Gamble & Mallory LLP	Michael S. Greger	1900 Main Street	Fifth Floor	Irvine	CA	92614-7321		949-553-1313	949-553-8354	mgreger@allenmatkins.com	Counsel to Kilroy Realty, L.P.
Alston & Bird, LLP	Craig E. Freeman	90 Park Avenue		New York	NY	10016		212-210-9400	212-922-3891	craig.freeman@alston.com	Counsel to Cadence Innovation, LLC
Alston & Bird, LLP	Dennis J. Connolly; David A. Wender	1201 West Peachtree Street		Atlanta	GA	30309		404-881-7269	404-253-8554	dconnolly@alston.com dwender@alston.com	Counsel to Cadence Innovation, LLC
Ambrake Corporation	Brandon J. Kessinger	300 Ring Road		Elizabethtown	KY	42701		270-234-5428	270-737-3044	bkessinger@akebono-usa.com	Representative for Ambrake Corporation
American Axle & Manufacturing, Inc.	Steven R. Keyes	One Dauch Drive, Mail Code 6E-2-42		Detroit	MI	48243		313-758-4868		steven.keyes@aam.com	Representative for American Axle & Manufacturing, Inc.
Andrews Kurth LLP	Gogi Malik	1717 Main Street	Suite 3700	Dallas	TX	75201		214-659-4400	214-659-4401	gogimalik@andrewskurth.com	Counsel to ITW Mortgage Investments IV, Inc.
Andrews Kurth LLP	Monica S. Blacker	1717 Main Street	Suite 3700	Dallas	TX	75201		214-659-4400	214-659-4401	mblacker@andrewskurth.com	Counsel to ITW Mortgage Investments IV, Inc.
Angelo, Gordon & Co.	Leigh Walzer	245 Park Avenue	26th Floor	New York	NY	10167		212-692-8251	212-867-6395	lwalzer@angelogordon.com	
Anglin, Flewelling, Rasmussen, Campbell & Trytten, LLP	Mark T. Flewelling	199 South Los Robles Avenue	Suite 600	Pasadena	CA	91101-2459		626-535-1900	626-577-7764	mtf@afrct.com	Counsel to Stanley Electric Sales of America, Inc.
Arent Fox PLLC	Mitchell D. Cohen	1675 Broadway		New York	NY	10019		212-484-3900	212-484-3990	Cohen.Mitchell@arentfox.com	Counsel to Pullman Bank and Trust Company
Arent Fox PLLC	Robert M. Hirsh	1675 Broadway		New York	NY	10019		212-484-3900	212-484-3990	Hirsh.Robert@arentfox.com	Counsel to Pullman Bank and Trust Company
Arnall Golden Gregory LLP	Darryl S. Laddin	171 17th Street NW	Suite 2100	Atlanta	GA	30363-1031		404-873-8120	404-873-8121	dladdin@agg.com	Counsel to Daishinku (America) Corp. d/b/a KDS America ("Daishinku"), SBC Telecommunications, Inc. (SBC)
Arnold & Porter LLP	Joel M. Gross	555 Twelfth Street, N.W.		Washington	D.C.	20004-1206		202-942-5000	202-942-5999	joel_gross@aporter.com	Counsel to CSX Transportation, Inc.
ATS Automation Tooling Systems Inc.	Carl Galloway	250 Royal Oak Road		Cambridge	Ontario	N3H 4R6	Canada	519-653-4483	519-650-6520	cgalloway@atsautomation.com	Company
Barack, Ferrazzano, Kirschbaum & Nagelberg LLP	Kimberly J. Robinson	200 W Madison St Ste 3900		Chicago	IL	60606		312-984-3100	312-984-3150	kim.robinson@bfkn.com	Counsel to Motion Industries, Inc., EIS, Inc. and Johnson Industries, Inc.
Barack, Ferrazzano, Kirschbaum & Nagelberg LLP	William J. Barrett	200 W Madison St Ste 3900		Chicago	IL	60606		312-984-3100	312-984-3150	william.barrett@bfkn.com	Counsel to Motion Industries, Inc., EIS, Inc. and Johnson Industries, Inc.
Barnes & Thornburg LLP	Alan K. Mills	11 S. Meridian Street		Indianapolis	IN	46204		317-236-1313	317-231-7433	alan.mills@btlaw.com	Counsel to Mays Chemical Company
Barnes & Thornburg LLP	John T. Gregg	300 Ottawa Avenue, NW	Suite 500	Grand Rapids	MI	49503		616-742-3930	616-742-3999	john.gregg@btlaw.com	Counsel to Priority Health; Clarion Corporation of America
Barnes & Thornburg LLP	Mark R. Owens	11 S. Meridian Street		Indianapolis	IN	46204		317-236-1313	317-231-7433	mark.owens@btlaw.com	Counsel to Clarion Corporation of America
Barnes & Thornburg LLP	Michael K. McCrory	11 S. Meridian Street		Indianapolis	IN	46204		317-236-1313	317-231-7433	michael.mccrory@btlaw.com	Counsel to Gibbs Die Casting Corporation; Clarion Corporation of America
Barnes & Thornburg LLP	Patrick E. Mears	300 Ottawa Avenue, NW	Suite 500	Grand Rapids	MI	49503		616-742-3936	616-742-3999	pmears@btlaw.com	Counsel to Armada Rubber Manufacturing Company, Bank of America Leasing & Leasing & Capital, LLC, & AutoCam Corporation
Barnes & Thornburg LLP	Wendy D. Brewer	11 S. Meridian Street		Indianapolis	IN	46204		317-236-1313	317-231-7433	wendy.brewer@btlaw.com	Counsel to Gibbs Die Casting Corporation
Bartlett Hackett Feinberg P.C.	Frank F. McGinn	155 Federal Street	9th Floor	Boston	MA	02110		617-422-0200	617-422-0383	ffm@bostonbusinesslaw.com	Counsel to Iron Mountain Information Management, Inc.

COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	COUNTRY	PHONE	FAX	EMAIL	PARTY / FUNCTION
Beeman Law Office	Thomas M Beeman	33 West 10th Street	Suite 200	Anderson	IN	46016		765-640-1330	765-640-1332	tom@beemanlawoffice.com	Counsel to Madison County (Indiana) Treasurer
Bernstein Litowitz Berger & Grossman	Hannah E. Greenwald	1285 Avenue of the Americas		New York	NY	10019		212-554-1411	2125541444	hannah@blbglaw.com	Counsel to Teachers Retirement System of Oklahoma; Public Employees's Retirement System of Mississippi; Raifeisen Kapitalanlage-Gesellschaft m.b.H and Stichting Pensioenforfs ABP
Bernstein Litowitz Berger & Grossman	John P. Coffey	1285 Avenue of the Americas		New York	NY	10019		212-554-1409	2125541444	sean@blbglaw.com	Counsel to Teachers Retirement System of Oklahoma; Public Employees's Retirement System of Mississippi; Raifeisen Kapitalanlage-Gesellschaft m.b.H and Stichting Pensioenforfs ABP
Bernstein Litowitz Berger & Grossman	Wallace A. Showman	1285 Avenue of the Americas		New York	NY	10019		212-554-1429	212-554-1444	wallace@blbglaw.com	Counsel to SANLUIS Rassini International, Inc.; Rassini, S.A. de C.V.
Bialson, Bergen & Schwab	Kenneth T. Law, Esq.	2600 El Camino Real	Suite 300	Palo Alto	CA	94306		650-857-9500	650-494-2738	klaw@bbslaw.com	Counsel to UPS Supply Chain Solutions, Inc.
Bialson, Bergen & Schwab	Lawrence M. Schwab, Esq.	2600 El Camino Real	Suite 300	Palo Alto	CA	94306		650-857-9500	650-494-2738	lschwab@bbslaw.com	Counsel to UPS Supply Chain Solutions, Inc.; Soletron Corporation; Soletron De Mexico SA de CV; Soletron Invtrotronics; Coherent, Inc.; Veritas Software Corporation
Bialson, Bergen & Schwab	Patrick M. Costello, Esq.	2600 El Camino Real	Suite 300	Palo Alto	CA	94306		650-857-9500	650-494-2738	pcostello@bbslaw.com	Soletron Corporation; Soletron de Mexico SA de CV; Soletron Invtrotronics and Coherent, Inc.
Bialson, Bergen & Schwab	Thomas M. Gaa	2600 El Camino Real	Suite 300	Palo Alto	CA	94306		650-857-9500	650-494-2738	tgaa@bbslaw.com	Counsel to Veritas Software Corporation
Bingham McHale LLP	John E Taylor Whitney L Mosby	10 West Market Street	Suite 2700	Indianapolis	IN	46204		317-635-8900	317-236-9907	jtaylor@binghammchale.com wmosby@binghammchale.com	Counsel to Universal Tool & Engineering co., Inc. and M.G. Corporation
Blank Rome LLP	Marc E. Richards	The Chrysler Building	405 Lexington Avenue	New York	NY	10174		212-885-5000	212-885-5002	mrichards@blankrome.com	Counsel to DENSO International America, Inc.
Bodman LLP	Ralph E. McDowell	100 Renaissance Center	34th Floor	Detroit	MI	48243		313-393-7592	313-393-7579	rmcdowell@bodmanllp.com	Counsel to Freudenberg-NOK; General Partnership; Freudenberg-NOK, Inc.; Flextech, Inc.; Vibracoustic de Mexico, S.A. de C.V.; Lear Corporation; American Axle & Manufacturing, Inc.
Bond, Schoeneck & King, PLLC	Camille W. Hill	One Lincoln Center	18th Floor	Syracuse	NY	13202		315-218-8000	315-218-8100	chill@bsk.com	Counsel to Marquardt GmbH and Marquardt Switches, Inc.; Tessy Plastics Corp.
Bond, Schoeneck & King, PLLC	Charles J. Sullivan	One Lincoln Center	18th Floor	Syracuse	NY	13202		315-218-8000	315-218-8100	csullivan@bsk.com	Counsel to Diemolding Corporation
Bond, Schoeneck & King, PLLC	Stephen A. Donato	One Lincoln Center	18th Floor	Syracuse	NY	13202		315-218-8000	315-218-8100	sdonato@bsk.com	Counsel to Marquardt GmbH and Marquardt Switches, Inc.; Tessy Plastics Corp; Diemolding Corporation

COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	COUNTRY	PHONE	FAX	EMAIL	PARTY / FUNCTION
Bose McKinney & Evans LLP	Jeannette Eisan Hinshaw	135 N. Pennsylvania Street	Suite 2700	Indianapolis	IN	46204		317-684-5296	317-684-5173	jhinshaw@boselaw.com	Counsel to Decatur Plastics Products, Inc. and Eikenberry & Associates, Inc.; Lorentson Manufacturing, Company, Inc.; Lorentson Tooling, Inc.; L & S Tools, Inc.; Hewitt Tool & Die, Inc.
Boult, Cummings, Conners & Berry, PLC	Austin L. McMullen	1600 Division Street, Suite 700	PO Box 34005	Nashville	TN	37203		615-252-2307	615-252-6307	amcmullen@bccb.com	Counsel to Calsonic Kansei North America, Inc.; Calsonic Harrison Co., Ltd.
Boult, Cummings, Conners & Berry, PLC	Roger G. Jones	1600 Division Street, Suite 700	PO Box 34005	Nashville	TN	37203		615-252-2307	615-252-6307	rjones@bccb.com	Counsel to Calsonic Kansei North America, Inc.; Calsonic Harrison Co., Ltd.
Brembo S.p.A.	Massimiliano Cini	Administration Department via Brembo 25	24035 Curno BG	Bergamo			Italy	00039-035-605-529	0039-035-605-671	massimiliano_cini@brembo.it	Creditor
Brown & Connery, LLP	Donald K. Ludman	6 North Broad Street		Woodbury	NJ	08096		856-812-8900	856-853-9933	dludman@brownconnery.com	Counsel to SAP America, Inc.
Buchalter Nemer, A Profesional Corporation	Shawn M. Christianson	333 Market Street	25th Floor	San Francisco	CA	94105-2126		415-227-0900	415-227-0770	schristianson@buchalter.com	Counsel to Oracle USA, Inc.; Oracle Credit Corporation
Burr & Forman LLP	Michael Leo Hall	420 North Twentieth Street	Suite 3100	Birmingham	AL	35203		(205) 458-5367	(205) 244-5651	mhall@burr.com	Counsel to Mercedes-Benz U.S. International, Inc
Cadwalader Wickersham & Taft LLP	Jeannine D'Amico	1201 F St NW Ste 1100		Washington	DC	20004		202-862-2452	202-862-2400	jeannine.damico@cwt.com	Attorneys for the Audit Committee of Delphi Corporation
Cahill Gordon & Reindel LLP	Jonathan Greenberg	80 Pine Street		New York	NY	10005		212-701-3000	732-205-6777	jonathan.greenberg@BASFCOM	Counsel to Engelhard Corporation
Cahill Gordon & Reindel LLP	Robert Usadi	80 Pine Street		New York	NY	10005		212-701-3000	212-269-5420	rusadi@cahill.com	Counsel to Engelhard Corporation
Calfee, Halter & Griswold LLC	Jean R. Robertson, Esq.	1400 McDonald Investment Ctr	800 Superior Ave	Cleveland	OH	44114		216-622-8404	216-241-0816	jrobertson@calfee.com	Counsel to Brush Engineered materials
Calinoff & Katz, LLP	Dorothy H. Marinis-Riggio	140 East 45th Street	17th Floor	New York	NY	10017		212-826-8800	212-644-5123	driggio@candklaw.com	Counsel to Computer Patent Annuities Limited Partnership, Hydro Aluminum North America, Inc., Hydro Aluminum Adrian, Inc., Hydro Aluminum Precision Tubing NA, LLC, Hydro Aluminum Enfield Limited, Hydro Aluminum Rockledge, Inc., Norsk Hydro Canada, Inc., Emhart Technologies LLL and Adell Plastics, Inc.
Carson Fischer, P.L.C.	Robert A. Weisberg	300 East Maple Road	Third Floor	Birmingham	MI	48009-6317		248-644-4840	248-644-1832	rweisberg@carsonfischer.com	Counsel to Cascade Die Casting Group, Inc.
Carter Ledyard & Milburn LLP	Aaron R. Cahn	2 Wall Street		New York	NY	10005		212-732-3200	212-732-3232	cahn@clm.com	Counsel to STMicroelectronics, Inc.
Chadbourne & Parke LLP	Douglas Deutsch, Esq.	30 Rockefeller Plaza		New York	NY	10112		212-408-5100	212-541-5369	ddeutsch@chadbourne.com	Counsel to EagleRock Capital Management, LLC
Clark Hill PLC	Joel D. Applebaum	500 Woodward Avenue	Suite 3500	Detroit	MI	48226-3435		313-965-8300	313-965-8252	japplebaum@clarkhill.com	Counsel to 1st Choice Heating & Cooling, Inc.; BorgWarner Turbo Systems Inc.; Metaldyne Company, LLC
Clark Hill PLC	Shannon Deeby	500 Woodward Avenue	Suite 3500	Detroit	MI	48226-3435		313-965-8300	313-965-8252	sdeeby@clarkhill.com	Counsel to BorgWarner Turbo Systems Inc.; Metaldyne Company, LLC
Clark Hill PLLC	Robert D. Gordon	500 Woodward Avenue	Suite 3500	Detroit	MI	48226-3435		313-965-8572	313-965-8252	rgordon@clarkhill.com	Counsel to ATS Automation Tooling Systems Inc.

COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	COUNTRY	PHONE	FAX	EMAIL	PARTY / FUNCTION
Cleary Gottlieb Steen & Hamilton LLP	Deborah M. Buell	One Liberty Plaza		New York	NY	10006		212-225-2000	212-225-3999	maofiling@cgsd.com	Counsel to Arneses Electricos Automotrices, S.A.de C.V.; Cordaflex, S.A. de C.V.
Cleary, Gottlieb, Steen & Hamilton LLP	James L. Bromley	One Liberty Plaza		New York	NY	10006		212-225-2000	212-225-3999	maofiling@cgsd.com	Counsel to Bear, Stearns, Co. Inc.; Citigroup, Inc.; Credit Suisse First Boston; Deutsche Bank Securities, Inc.; Goldman Sachs Group, Inc.; JP Morgan Chase & Co.; Lehman Brothers, Inc.; Merrill Lynch & Co.; Morgan Stanley & Co., Inc.; UBS Securities, LLC
Cohen & Grigsby, P.C.	Thomas D. Maxson	11 Stanwix Street	15th Floor	Pittsburgh	PA	15222-1319		412-297-4706	412-209-1837	tmaxson@cohenlaw.com	Counsel to Nova Chemicals, Inc.
Cohen, Weiss & Simon LLP	Joseph J. Vitale Babette Ceccotti	330 West 42nd Street		New York	NY	10036		212-356-0238	646-473-8238	jvitale@cwsny.com bceccotti@cwsny.com	Counsel to International Union, United Automobile, Aerospace and Agriculture Implement Works of America (UAW)
Cohn Birnbaum & Shea P.C.	Scott D. Rosen, Esq.	100 Pearl Street, 12th Floor		Hartford	CT	06103		860-493-2200	860-727-0361	srosen@cb-shea.com	Counsel to Floyd Manufacturing Co., Inc.
Conlin, McKenney & Philbrick, P.C.	Bruce N. Elliott	350 South Main Street	Suite 400	Ann Arbor	MI	48104		734-971-9000	734-971-9001	Elliott@cmplaw.com	Counsel to Brazeway, Inc.
Connolly Bove Lodge & Hutz LLP	Jeffrey C. Wisler, Esq.	1007 N. Orange Street	P.O. Box 2207	Wilmington	DE	19899		302-658-9141	302-658-0380	jwisler@cblh.com	Counsel to ORIX Warren, LLC
Contrarian Capital Management, L.L.C.	Mark Lee, Janice Stanton, Bill Raine, Seth Lax	411 West Putnam Avenue	Suite 225	Greenwich	CT	06830		203-862-8200 (203) 862-8231	203-629-1977 (203) 629-1977	mlee@contrariancapital.com jstanton@contrariancapital.com wrairie@contrariancapital.com solax@contrariancapital.com	Counsel to Contrarian Capital Management, L.L.C.
Coolidge, Wall, Womsley & Lombard Co. LPA	Ronald S. Pretekin	33 West First Street	Suite 600	Dayton	OH	45402		937-223-8177	937-223-6705	Pretekin@coolaw.com	Counsel to Harco Industries, Inc.; Harco Brake Systems, Inc.; Dayton Supply & Tool Company
Coolidge, Wall, Womsley & Lombard Co. LPA	Sylvie J. Derrien	33 West First Street	Suite 600	Dayton	OH	45402		937-223-8177	937-223-6705	derrien@coolaw.com	Counsel to Harco Industries, Inc.; Harco Brake Systems, Inc.; Dayton Supply & Tool Company
Cornell University	Nancy H. Pagliaro	Office of University Counsel	300 CCC Building, Garden Avenue	Ithaca	NY	14853-2601		607-255-5124	607-254-3556	nhp4@cornell.edu	Paralegal/Counsel to Cornell University
Covington & Burling	Susan Power Johnston	1330 Avenue of the Americas		New York	NY	10019		212-841-1005	646-441-9005	sjohnston@cov.com	Special Counsel to the Debtor
Cox, Hodgman & Giarmanco, P.C.	Sean M. Walsh, Esq.	Tenth Floor Columbia Center	101 W. Big Beaver Road	Troy	MI	48084-5280		248-457-7000	248-457-7001	swalsh@chqlaw.com	Counsel to Nissinbo Automotive Corporation
Curtin & Heefner, LLP	Daniel P. Mazo	250 N. Pennsylvania Avenue		Morrisville	PA	19067		215-736-2521	215-736-3647	dpm@curtinheefner.com	Counsel to SPS Technologies, LLC; NSS Technologies, Inc.; SPS Technologies Waterford Company; Greer Stop Nut, Inc.
Curtin & Heefner, LLP	Robert Szwajkos	250 N. Pennsylvania Avenue		Morrisville	PA	19067		215-736-2521	215-736-3647	rsz@curtinheefner.com	Counsel to SPS Technologies, LLC; NSS Technologies, Inc.; SPS Technologies Waterford Company; Greer Stop Nut, Inc.
Damon & Morey LLP	William F. Savino	1000 Cathedral Place	298 Main Street	Buffalo	NY	14202-4096		716-856-5500	716-856-5510	wsavino@damonmorey.com	Counsel to Relco, Inc.; The Durham Companies, Inc.
Day Pitney LLP	Richard M. Meth	P.O. Box 1945		Morristown	NJ	07962-1945		973-966-6300	973-966-1015	rmeth@daypitney.com	Counsel to Marshall E. Campbell Company

COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	COUNTRY	PHONE	FAX	EMAIL	PARTY / FUNCTION
Day Pitney LLP	Ronald S. Beacher Conrad K. Chiu	7 Times Square		New York	NY	10036		212-297-5800	212-916-2940	rbeacher@daypitney.com cchiu@daypitney.com	Counsel to IBJTC Business Credit Corporation, as successor to IBJ Whitehall Business Credit Corporation
Denso International America, Inc.	Carol Sowa	24777 Denso Drive		Southfield	MI	48086		248-372-8531	248-350-7772	carol_sowa@denso-diam.com	Counsel to Denso International America, Inc.
Dinsmore & Shohl LLP	John Persiani	1900 Chemed Center	255 East Fifth Street	Cincinnati	OH	45202		513-977-8200	513-977-8141	john.persiani@dinslaw.com	Counsel to The Procter & Gamble Company
DLA Piper Rudnick Gray Cary US LLP	Richard M. Kremen Maria Ellena Chavez-Ruark	The Marbury Building	6225 Smith Avenue	Baltimore	Maryland	21209-3600		410-580-3000	410-580-3001	richard.kremen@dlapiper.com	Counsel to Constellation NewEnergy, Inc. & Constellation NewEnergy - Gas Division, LLC
Dreier LLP	Maura I. Russell Wendy G. Marcari	499 Park Ave	14th Fl	New York	NY	10022		212-328-6100	212-652-3863	iquerrier@dreierllp.com	Counsel to SPCP Group LLC
Drinker Biddle & Reath LLP	Andrew C. Kassner	18th and Cherry Streets		Philadelphia	PA	19103		215-988-2700	215-988-2757	andrew.kassner@dbi.com	Counsel to Penske Truck Leasing Co., L.P.
Drinker Biddle & Reath LLP	David B. Aaronson	18th and Cherry Streets		Philadelphia	PA	19103		215-988-2700	215-988-2757	david.aaronson@dbi.com	Counsel to Penske Truck Leasing Co., L.P. and Quaker Chemical Corporation
Drinker Biddle & Reath LLP	Janice B. Grubin	140 Broadway 39th Fl		New York	NY	10005-1116		212-248-3140	212-248-3141	janice.grubin@dbi.com	Counsel to Vanguard Distributors, Inc.
Duane Morris LLP	Joseph H. Lemkin	744 Broad Street	Suite 1200	Newark	NJ	07102		973-424-2000	973-424-2001	jhlemkin@duanemorris.com	Counsel to NDK America, Inc./NDK Crystal, Inc.; Foster Electric USA, Inc.; JST Corporation; Nichicon (America) Corporation; Taiho Corporation of America; American Aikoku Alpha, Inc.; Sagami America, Ltd.; SL America, Inc./SL Tennessee, LLC; and Hosiden America Corporation
Duane Morris LLP	Margery N. Reed, Esq.	30 South 17th Street		Philadelphia	PA	19103-4196		215-979-1000	215-979-1020	dmdelphi@duanemorris.com	Counsel to ACE American Insurance Company
Duane Morris LLP	Wendy M. Simkulak, Esq.	30 South 17th Street		Philadelphia	PA	19103-4196		215-979-1000	215-979-1020	wmsimkulak@duanemorris.com	Counsel to ACE American Insurance Company
Eckert Seamans Cherin & Mellott LLC	Michael G. Busenkell	300 Delaware Avenue	Suite 1360	Wilmington	DE	19801		302-425-0430	302-425-0432	mbsenkell@eckertseamans.com	Counsel to Chicago Miniature Optoelectronic Technologies, Inc.
Electronic Data Systems Corporation	Ayala Hassell	5400 Legacy Dr.	Mail Stop H3-3A-05	Plano	TX	75024		212-715-9100	212-715-8000	ayala.hassell@eds.com	Representative for Electronic Data Systems Corporation
Entergy Services, Inc.	Alan H. Katz	639 Loyola Ave 26th Fl		New Orleans	LA	70113				akatz@entergy.com	Assistant General Counsel to Entergy Services, Inc.
Erman, Teicher, Miller, Zucker & Freedman, P.C.	David H. Freedman	400 Galleria Officentre	Ste. 444	Southfield	MI	48034		248-827-4100	248-827-4106	dfreedman@ermanteicher.com	Counsel to Doshi Prettl International, LLC
Ettelman & Hochheiser, P.C.	Gary Ettelman	c/o Premium Cadillac	77 Main Street	New Rochelle	NY	10801		516-227-6300	516-227-6307	gettelman@e-hlaw.com	Counsel to Jon Ballin
Fagel Haber LLC	Lauren Newman	55 East Monroe	40th Floor	Chicago	IL	60603		312-346-7500	312-580-2201	lnewman@fagelhaber.com	Counsel to Aluminum International, Inc.
Filardi Law Offices LLC	Charles J. Filardi, Jr., Esq.	65 Trumbull Street	Second Floor	New Haven	CT	06510		203-562-8588	866-890-3061	charles@filardi-law.com	Counsel to Federal Express Corporation
Finkel Goldstein Rosenbloom & Nash LLP	Ted J. Donovan	26 Broadway	Suite 711	New York	NY	10004		212-344-2929	212-422-6836	tdonovan@finkgold.com	Counsel to Pillarhouse (U.S.A.) Inc.
Foley & Lardner LLP	David G Dragich	500 Woodward Ave Suite 2700		Detroit	MI	48226-3489		313-234-7100	313-234-2800	ddragich@foley.com	Counsel to Internet Corporation
Foley & Lardner LLP	Jill L. Murch	321 North Clark Street	Suite 2800	Chicago	IL	60610-4764		312-832-4500	312-832-4700	jlmurch@foley.com	Counsel to Kuss Corporation
Foley & Lardner LLP	John A. Simon	One Detroit Center	500 Woodward Ave Suite 2700	Detroit	MI	48226-3489		313-234-7100	313-234-2800	jsimon@foley.com	Counsel to Ernst & Young LLP

COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	COUNTRY	PHONE	FAX	EMAIL	PARTY / FUNCTION
Foley & Lardner LLP	Michael P. Richman	90 Park Avenue	37th Floor	New York	NY	10016-1314		212-682-7474	212-687-2329	mrichman@foley.com	Counsel to Ernst & Young LLP
Fox Rothschild LLP	Fred Stevens	13 East 37th Street	Suite 800	New York	NY	10016		212-682-7575	212-682-4218	fstevens@foxrothschild.com	Counsel to M&Q Plastic Products, Inc.
Fox Rothschild LLP	Michael J. Viscount, Jr.	1301 Atlantic Avenue	Suite 400	Atlantic City	NJ	08401-7212		609-348-4515	609-348-6834	mviscount@foxrothschild.com	Counsel to M&Q Plastic Products, Inc.
Frederick T. Rikkers		419 Venture Court	P.O. Box 930555	Verona	WI	53593		608-848-6350	608-848-6357	fridders@rikkerslaw.com	Counsel to Southwest Metal Finishing, Inc.
Fulbright & Jaworski LLP	David A. Rosenzweig	666 Fifth Avenue		New York	NY	10103-3198		212-318-3000	212-318-3400	drosenzweig@fulbright.com	Counsel to Southwest Research Institute Attorney for Solvay Fluorides, LLC
Fulbright & Jaworski LLP	Michael M. Parker	300 Convent St Ste 2200		San Antonio	TX	78205		210-224-5575	210-270-7205	mparker@fulbright.com	Counsel to Southwest Research Institute
Gibbons P.C.	David N. Crapo	One Gateway Center		Newark	NJ	07102-5310		973-596-4523	973-639-6244	dcrapo@qibbonslaw.com	Counsel to Epcos, Inc.
Goldberg, Stinnett, Meyers & Davis	Merle C. Meyers	44 Montgomery Street	Suite 2900	San Francisco	CA	94104		415-362-5045	415-362-2392	mmeyers@qsmldlaw.com	Counsel to Alps Automotive, Inc.
Goodwin Proctor LLP	Allan S. Brilliant	599 Lexington Avenue		New York	NY	10022		212-813-8800	212-355-3333	abrilliant@goodwinproctor.com	Counsel to UGS Corp.
Goodwin Proctor LLP	Craig P. Druehl	599 Lexington Avenue		New York	NY	10022		212-813-8800	212-355-3333	cdruehl@goodwinproctor.com	Counsel to UGS Corp.
Gorlick, Kravitz & Listhaus, P.C.	Barbara S. Mehlisack	17 State Street	4th Floor	New York	NY	10004		212-269-2500	212-269-2540	bmehlsack@gkllaw.com	Counsel to International Brotherhood of Electrical Workers Local Unions No. 663; International Association of Machinists; AFL-CIO Tool and Die Makers Local Lodge 78, District 10; International Union of Operating Engineers Local Union Nos. 18, 101 and 832
Goulston & Storrs, P.C.	Peter D. Bilowz	400 Atlantic Avenue		Boston	MA	02110-333		617-482-1776	617-574-4112	pbilowz@goulstonstorrs.com	Counsel to Thermotech Company
Grant & Eisenhofer P.A.	Jay W. Eisenhofer	45 Rockefeller Center	650 Fifth Avenue	New York	NY	10111		212-755-6501	212-755-6503	jeisenhofer@gelaw.com	Counsel to Teachers Retirement System of Oklahoma; Public Employees' Retirement System of Mississippi; Raifeisen Kapitalanlage-Gesellschaft m.b.H. and Stichting Pensioenforde ABP
Grant & Eisenhofer P.A.	Sharan Nirmul	1201 North Market Street	Suite 2100	Wilmington	DE	19801		302-622-7000	302-622-7100	snirmul@gelaw.com	Counsel to Teachers Retirement System of Oklahoma; Public Employees' Retirement System of Mississippi; Raifeisen Kapitalanlage-Gesellschaft m.b.H. and Stichting Pensioenforde ABP
Gratz, Miller & Brueggeman, S.C.	Matthew R. Robbins	1555 N. RiverCenter Drive	Suite 202	Milwaukee	WI	53212		414-271-4500	414-271-6308	mrr@previant.com	Counsel to International Brotherhood of Electrical Workers Local Unions No. 663; International Association of Machinists; AFL-CIO Tool and Die Makers Local Lodge 78, District 10

COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	COUNTRY	PHONE	FAX	EMAIL	PARTY / FUNCTION
Gratz, Miller & Brueggeman, S.C.	Timothy C. Hall	1555 N. RiverCenter Drive	Suite 202	Milwaukee	WI	53212		414-271-4500	414-271-6308	tch@previant.com	Counsel to International Brotherhood of Electrical Workers Local Unions No. 663; International Association of Machinists; AFL-CIO Tool and Die Makers Local Lodge 78, District 10
Graydon Head & Ritchey LLP	J. Michael Debblor, Susan M. Argo	1900 Fifth Third Center	511 Walnut Street	Cincinnati	OH	45202		513-621-6464	513-651-3836	mdebblor@graydon.com	Counsel to Grote Industries; Batesville Tool & Die; PIA Group; Reliable Castings
Greenberg Traurig, LLP	Maria J. DiConza	MetLife Bldg	200 Park Avenue	New York	NY	10166		212-801-9200	212-801-6400	diconzam@qtlaw.com	Counsel to Samtech Corporation
Greenberg Traurig, LLP	Shari L. Heyen	1000 Louisiana	Suite 1800	Houston	TX	77002		713-374-3500	713-374-3505	heyens@qtlaw.com	Counsel to Samtech Corporation
Greensfelder, Hemker & Gale, P.C.	Cherie Macdonald J. Patrick Bradley	10 S. Broadway	Suite 200	St. Louis	MO	63102		314-241-9090	314-241-8624	ckm@greensfelder.com jpb@greensfelder.com	Counsel to ARC Automotive, Inc.
Guaranty Bank	Herb Reiner	8333 Douglas Avenue		Dallas	TX	75225		214-360-2702	214-360-1940	herb.reiner@guarantygroup.com	Counsel to American Finance Group, Inc. d/b/a Guaranty Capital Corporation
Halperin Battaglia Raicht, LLP	Alan D. Halperin Christopher J. Battaglia Julie D. Dyas	555 Madison Avenue	9th Floor	New York	NY	10022		212-765-9100	212-765-0964	cbattaglia@halperinlaw.net ahalperin@halperinlaw.net jdvas@halperinlaw.net	Counsel to Pacific Gas Turbine Center, LLC and Chromalloy Gas Turbine Corporation; ARC Automotive, Inc
Hancock & Estabrook LLP	R John Clark Esq	1500 Tower I	PO Box 4976	Syracuse	NY	13221-4976		315-471-3151	315-471-3167	rjclark@hancocklaw.com	Counsel to Alliance Precision Plastics Corporation
Harris D. Leinwand	Harris D. Leinwand	350 Fifth Avenue	Suite 2418	New York	NY	10118		212-725-7338	212-244-6219	hleinwand@aol.com	Counsel to Baker Hughes Incorporated; Baker Petrolite Corporation
Haynes and Boone, LLP	Judith Elkin	153 East 53rd Street	Suite 4900	New York	NY	10022		212-659-7300	212-918-8989	judith.elkin@haynesboone.com	Counsel to Highland Capital Management, L.P.
Haynes and Boone, LLP	Lenard M. Parkins Kenric D. Kattner	1 Houston Center	1221 McKinney, Suite 2100	Houston	TX	77010		713-547-2000	713-547-2600	lenard.parkins@haynesboone.com kenric.kattner@haynesboone.com	Counsel to Highland Capital Management, L.P.
Heller Ehrman LLP	Timothy Mehok	Times Square Tower	Seven Times Square	New York	NY	10036		212-832-8300	212-763-7600	timothy.mehok@hellerehrman.com	Counsel to @Road, Inc.
Herrick, Feinstein LLP	Paul Rubin	2 Park Avenue		New York	NY	10016		212-592-1448	212-545-3360	prubin@herrick.com	Counsel to Canon U.S.A., Inc. and Schmidt Technology GmbH
Hewlett-Packard Company	Anne Marie Kennelly	3000 Hanover St., M/S 1050		Palo Alto	CA	94304		650-857-6902	650-852-8617	anne.kennelly@hp.com	Counsel to Hewlett-Packard Company
Hewlett-Packard Company	Kenneth F. Higman	2125 E. Katella Avenue	Suite 400	Anaheim	CA	92806		714-940-7120	740-940-7539	ken.higman@hp.com	Counsel to Hewlett-Packard Company
Hewlett-Packard Company	Sharon Petrosino	420 Mountain Avenue		Murray Hill	NJ	07974		908-898-4760	908-898-4133	sharon.petrosino@hp.com echartton@hiscockbarclay.com	Counsel to Hewlett-Packard Financial Services Company
Hiscock & Barclay, LLP	J. Eric Charlton	300 South Salina Street	PO Box 4878	Syracuse	NY	13221-4878		315-425-2716	315-425-8576	jcharlton@hiscockbarclay.com	Counsel to GW Plastics, Inc.
Hodgson Russ LLP	Julia S. Kreher	One M&T Plaza	Suite 2000	Buffalo	NY	14203		716-848-1330	716-819-4645	jkreher@hodgsonruss.com	Counsel to Hexcel Corporation
Hodgson Russ LLP	Stephen H. Gross, Esq.	230 Park Avenue	17th Floor	New York	NY	10169		212-751-4300	212-751-0928	sgross@hodgsonruss.com	Counsel to Hexcel Corporation
Hogan & Hartson L.L.P.	Audrey Moog	Columbia Square	555 Thirteenth Street, N.W.	Washington	D.C.	20004-1109		202-637-5677	202-637-5910	amoog@hhlaw.com	Counsel to Umicore Autocat Canada Corp.
Hogan & Hartson L.L.P.	Edward C. Dolan	Columbia Square	555 Thirteenth Street, N.W.	Washington	D.C.	20004-1109		202-637-5677	202-637-5910	ecdolan@hhlaw.com	Counsel to Umicore Autocat Canada Corp.
Hogan & Hartson L.L.P.	Scott A. Golden	875 Third Avenue		New York	NY	10022		212-918-3000	212-918-3100	sagolden@hhlaw.com	Counsel to XM Satellite Radio Inc.
Holme Roberts & Owen, LLP	Elizabeth K. Flaagan	1700 Lincoln	Suite 4100	Denver	CO	80203		303-861-7000	303-866-0200	elizabeth.flaagan@hro.com	Counsel to CoorsTek, Inc.; Corus, L.P.
Honigman, Miller, Schwartz and Cohn, LLP	Donald T. Baty, Jr.	2290 First National Building	660 Woodward Avenue	Detroit	MI	48226		313-465-7314	313-465-7315	dbaty@honigman.com	Counsel to Fujitsu Ten Corporation of America

COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	COUNTRY	PHONE	FAX	EMAIL	PARTY / FUNCTION
Honigman, Miller, Schwartz and Cohn, LLP	E. Todd Sable	2290 First National Building	660 Woodward Avenue	Detroit	MI	48226		313-465-7548	313-465-7549	tsable@honigman.com	Counsel to Valeo Climate Control Corp.; Valeo Electrical Systems, Inc. - Motors and Actuators Division; Valeo Electrical Systems, Inc. - Wipers Division; Valeo Switches & Detection System, Inc.
Honigman, Miller, Schwartz and Cohn, LLP	Seth A Drucker	2290 First National Building	660 Woodward Avenue Ste 2290	Detroit	MI	48226		313-465-7626	313-465-7627	sdrucker@honigman.com	Counsel for Valeo Climate Control, Corp.
Howard & Howard Attorneys PC	Lisa S Gretchko	39400 Woodward Ave	Ste 101	Bloomfield Hills	MI	48304-5151		248-723-0396	248-645-1568	lgretchko@howardandhoward.com	Intellectual Property Counsel for Delphi Corporation, et al.
Howick, Westfall, McBryan & Kaplan, LLP	Louis G. McBryan	3101 Tower Creek Parkway	Ste 600 One Tower Creek	Atlanta	GA	30339		678-384-7000	678-384-7034	lmcbryan@hwmklaw.com	Counsel to Vanguard Distributors, Inc.
Hunton & Williams LLP	Michael P. Massad, Jr.	Energy Plaza, 30th Floor	1601 Bryan Street	Dallas	TX	75201		214-979-3000	214-880-0011	mmassad@hunton.com	Counsel to RF Monolithics, Inc.
Hunton & Williams LLP	Steven T. Holmes	Energy Plaza, 30th Floor	1601 Bryan Street	Dallas	TX	75201		214-979-3000	214-880-0011	sholmes@hunton.com	Counsel to RF Monolithics, Inc.
Hurwitz & Fine P.C.	Ann E. Evanko	1300 Liberty Building		Buffalo	NY	14202		716-849-8900	716-855-0874	aee@hurwitzfine.com	Counsel to Jiffy-Tite Co., Inc.
Ice Miller	Ben T. Caughey	One American Square	Box 82001	Indianapolis	IN	46282-0200		317-236-2100	317-236-2219	Ben.Caughey@icemiller.com	Counsel to Sumco, Inc.
Infineon Technologies North America Corporation	Greg Bibbes	1730 North First Street	M/S 11305	San Jose	CA	95112		408-501-6442	408-501-2488	greg.bibbes@infineon.com	General Counsel & Vice President for Infineon Technologies North America Corporation
Infineon Technologies North America Corporation	Jeff Gillespie	2529 Commerce Drive	Suite H	Kokomo	IN	46902		765-454-2146	765-456-3836	jeffery.gillispie@infineon.com	Global Account Manager for Infineon Technologies North America
InPlay Technologies Inc	Heather Beshears	234 South Extension Road		Mesa	AZ	85201				heather@inplaytechnologies.com	Creditor
Intermet Corporation	Alan Miller	301 Commerce Street	Ste 2901	Fort Worth	TX	76102				amiller@intermet.com	Creditor
International Union of Operating Engineers	Richard Griffin	1125-17th Avenue, N.W.		Washington	DC	20036		202-429-9100	202-778-2641	rgriffin@iuoe.org	Counsel to International Brotherhood of Electrical Workers Local Unions No. 663; International Association of Machinists; AFL-CIO Tool and Die Makers Local Lodge 78, District 10; International Union of Operating Engineers Local Union Nos. 18, 101 and 832
Jaffe, Raitt, Heuer & Weiss, P.C.	Paige E. Barr	27777 Franklin Road	Suite 2500	Southfield	MI	48034		248-351-3000	248-351-3082	pbarr@jaffelaw.com	Counsel to Trutron Corporation
James R Scheuerle	Parmenter O'Toole	601 Terrace Street	PO Box 786	Muskegon	MI	49443-0786		231-722-1621	231-728-2206	JRS@Parmenterlaw.com	Counsel to Port City Die Cast and Port City Group Inc
Jenner & Block LLP	Ronald R. Peterson	One IBM Plaza		Chicago	IL	60611		312-222-9350	312-840-7381	rpeterson@jenner.com	Counsel to SPX Corporation (Contech Division), Alcan Rolled Products-Ravenswood, LLC, Tenneco Inc. and Contech LLC
Jones Day	Scott J. Friedman	222 East 41st Street		New York	NY	10017		212-326-3939	212-755-7306	sifriedman@jonesday.com	Counsel to WL. Ross & Co., LLC
Katten Muchin Rosenman LLP	John P. Sieger, Esq.	525 West Monroe Street		Chicago	IL	60661		312-902-5200	312-577-4733	john.sieger@kattenlaw.com	Counsel to TDK Corporation America and MEMC Electronic Materials, Inc.
Kaye Scholer LLP	Richard G Smolev	425 Park Avenue		New York	NY	10022-3598		212-236-8000	212-836-8689	rsmolev@kayescholer.com	Counsel to InPlay Technologies Inc
Kegler, Brown, Hill & Ritter Co., LPA	Kenneth R. Cookson	65 East State Street	Suite 1800	Columbus	OH	43215		614-426-5400	614-464-2634	kcookson@keglerbrown.com	Counsel to Solution Recovery Services

COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	COUNTRY	PHONE	FAX	EMAIL	PARTY / FUNCTION
Keller Rohrback L.L.P.	Lynn Lincoln Sarko Cari Campen Laufenberg Erin M. Riley	1201 Third Avenue	Suite 3200	Seattle	WA	98101		206-623-1900	206-623-3384	lsarko@kellerrohrback.com claufenberg@kellerrohrback.com eriley@kellerrohrback.com	Counsel to Neal Folck, Greg Bartell, Donald McEvoy, Irene Polito, and Thomas Kessler, on behalf of themselves and a class of persons similarly situated, and on behalf of the Delphi Savings-Stock Purchase Program for Salaried Employees in the United States and the Delphi Personal Savings Plan for Hourly-Rate Employees in the United States
Keller Rohrback P.L.C.	Gary A. Gotto	National Bank Plaza	3101 North Central Avenue, Suite 900	Phoenix	AZ	85012		602-248-0088	602-248-2822	ggotto@kellerrohrback.com	Counsel to Neal Folck, Greg Bartell, Donald McEvoy, Irene Polito, and Thomas Kessler, on behalf of themselves and a class of persons similarly situated, and on behalf of the Delphi Savings-Stock Purchase Program for Salaried Employees in the United States and the Delphi Personal Savings Plan for Hourly-Rate Employees in the United States
Kennedy, Jennick & Murray	Larry Magarik	113 University Place	7th Floor	New York	NY	10003		212-358-1500	212-358-0207	lmagarik@kjmllabor.com	Counsel to The International Union of Electronic, Salaried, Machine and Furniture Workers - Communicaitons Workers of America
Kennedy, Jennick & Murray	Susan M. Jennik	113 University Place	7th Floor	New York	NY	10003		212-358-1500	212-358-0207	sjennik@kjmllabor.com	Counsel to The International Union of Electronic, Salaried, Machine and Furniture Workers - Communicaitons Workers of America
Kennedy, Jennick & Murray	Thomas Kennedy	113 University Place	7th Floor	New York	NY	10003		212-358-1500	212-358-0207	tkennedy@kjmllabor.com	Counsel to The International Union of Electronic, Salaried, Machine and Furniture Workers - Communicaitons Workers of America
King & Spalding, LLP	H. Slayton Dabney, Jr. Bill Dimos	1185 Avenue of the Americas		New York	NY	10036		212-556-2100	212-556-2222	sdabney@kslaw.com bdimos@kslaw.com	Counsel to KPMG LLP
Kirkland & Ellis LLP	Jim Stempel	200 East Randolph Drive		Chicago	IL	60601		312-861-2000	312-861-2200	jstempel@kirkland.com	Counsel to Lunt Manufacturing Company
Kirkpatrick & Lockhart Nicholson Graham LLP	Edward M. Fox	599 Lexington Avenue		New York	NY	10022		212-536-4812	212-536-3901	efox@klnq.com	Counsel to Wilmington Trust Company, as Indenture trustee
Klett Rooney Lieber & Schorling	Eric L. Schnabel DeWitt Brown	The Brandywine Building	1000 West Street, Suite 1410	Wilmington	DE	19801		(302) 552-4200		schnabel@klettrooney.com dbrown@klettrooney.com	Counsel to Entergy
Krugliak, Wilkins, Griffiths & Dougherty CO., L.P.A.	Sam O. Simmerman	4775 Munson Street N.W.	P.O. Box 36963	Canton	OH	44735-6963		330-497-0700	330-497-4020	sosimmerman@kwgd.com	Counsel to for Millwood, Inc.
Kutak Rock LLP	Jay Selanders	1010 Grand Blvd Ste 500		Kansas City	MO	64106		816-502-4617	816-960-0041	jay.selanders@kutakrock.com	Counsel to DaimlerChrysler Corporation; DaimlerChrysler Motors Company, LLC; DaimlerChrysler Canada, Inc.
Kutchin & Rufo, P.C.	Edward D. Kutchin	Two Center Plaza	Suite 620	Boston	MA	02108-1906		617-542-3000	617-542-3001	ekutchin@kutchinrufo.com	Counsel to Parlex Corporation
Kutchin & Rufo, P.C.	Kerry R. Northrup	Two Center Plaza	Suite 620	Boston	MA	02108-1906		617-542-3000	617-542-3001	knorthup@kutchinrufo.com	Counsel to Parlex Corporation
Lambert. Leser, Isackson, Cook & Guinta, P.C.	Susan M. Cook	309 Davidson Building	PO Box 835	Bay City	MI	48707-0835		989-893-3518		smcook@lambertleser.com	Counsel to Linamar Corporation

COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	COUNTRY	PHONE	FAX	EMAIL	PARTY / FUNCTION
Latham & Watkins	Erika Ruiz	885 Third Avenue		New York	NY	10022		212-906-1200	212-751-4864	erika.ruiz@lw.com	UCC Professional
Latham & Watkins	Henry P. Baer, Jr.	885 Third Avenue		New York	NY	10022		212-906-1200	212-751-4864	henry.baer@lw.com	UCC Professional
Latham & Watkins	John W. Weiss	885 Third Avenue		New York	NY	10022		212-906-1200	212-751-4864	john.weiss@lw.com	UCC Professional
Latham & Watkins	Mark A. Broude	885 Third Avenue		New York	NY	10022		212-906-1384	212-751-4864	mark.broude@lw.com	UCC Professional
Latham & Watkins	Michael J. Riela	885 Third Avenue		New York	NY	10022		212-906-1200	212-751-4864	michael.riela@lw.com	UCC Professional
Latham & Watkins	Mitchell A. Seider	885 Third Avenue		New York	NY	10022		212-906-1200	212-751-4864	mitchell.seider@lw.com	UCC Professional
Law Offices of Michael O'Hayer	Michael O'Hayer Esq	22 N Walnut Street		West Chester	PA	19380		610-738-1230	610-738-1217	mkohayer@aol.com	Counsel to A-1 Specialized Services and Supplies Inc
Lewis and Roca LLP	Rob Charles, Esq.	One South Church Street	Suite 700	Tucson	AZ	85701		520-629-4427	520-879-4705	rcharles@lrlaw.com	Counsel to Freescale Semiconductor, Inc. f/k/a Motorola Semiconductor Systems (U.S.A.) Inc.
Lewis and Roca LLP	Susan M. Freeman, Esq.	40 North Central Avenue	Suite 1900	Phoenix	AZ	85004-4429		602-262-5756	602-734-3824	sfreeman@lrlaw.com	Counsel to Freescale Semiconductor, Inc. f/k/a Motorola Semiconductor Systems (U.S.A.) Inc.
Linear Technology Corporation	John England, Esq.	General Counsel for Linear Technology Corporation	1630 McCarthy Blvd.	Milpitas	CA	95035-7417		408-432-1900	408-434-0507	jengland@linear.com	Counsel to Linear Technology Corporation
Linebarger Goggan Blair & Sampson, LLP	Diane W. Sanders	1949 South IH 35 (78741)	P.O. Box 17428	Austin	TX	78760-7428		512-447-6675	512-443-5114	austin.bankruptcy@publicans.com	Counsel to Cameron County, Brownsville ISD
Linebarger Goggan Blair & Sampson, LLP	Elizabeth Weller	2323 Bryan Street	Suite 1600	Dallas	TX	75201		214-880-0089	4692215002	dallas.bankruptcy@publicans.com	Counsel to Dallas County and Tarrant County
Linebarger Goggan Blair & Sampson, LLP	John P. Dillman	P.O. Box 3064		Houston	TX	77253-3064		713-844-3478	713-844-3503	houston_bankruptcy@publicans.com	Counsel in Charge for Taxing Authorities: Cypress-Fairbanks Independent School District, City of Houston, Harris County
Loeb & Loeb LLP	P. Gregory Schwed	345 Park Avenue		New York	NY	10154-0037		212-407-4000		gschwed@loeb.com	Counsel to Creditor The Interpublic Group of Companies, Inc. and Proposed Auditor Deloitte & Touche, LLP
Loeb & Loeb LLP	William M. Hawkins	345 Park Avenue		New York	NY	10154		212-407-4000	212-407-4990	whawkins@loeb.com	Counsel to Industrial Ceramics Corporation
Lord, Bissel & Brook	Timothy S. McFadden	115 South LaSalle Street		Chicago	IL	60603		312-443-0370	312-896-6394	tmcfadden@lordbissell.com	Counsel to Methode Electronics, Inc.
Lord, Bissel & Brook	Timothy W. Brink	115 South LaSalle Street		Chicago	IL	60603		312-443-1832	312-443-896-6432	tbrink@lordbissell.com	Counsel to Sedgwick Claims Management Services, Inc.
Lord, Bissel & Brook LLP	Kevin J. Walsh	885 Third Avenue	26th Floor	New York	NY	10022-4802		212-947-8304	212-947-1202	kwash@lordbissell.com	Counsel to Sedgwick Claims Management Services, Inc. and Methode Electronics, Inc.
Lowenstein Sandler PC	Bruce S. Nathan	1251 Avenue of the Americas		New York	NY	10020		212-262-6700	212-262-7402	bnathan@lowenstein.com	Counsel to Daewoo International (America) Corp.
Lowenstein Sandler PC	Ira M. Levee	1251 Avenue of the Americas	18th Floor	New York	NY	10020		212-262-6700	212-262-7402	ilevee@lowenstein.com	Counsel to Teachers Retirement System of Oklahoma; Public Employees' Retirement System of Mississippi; Raifeisen Kapitalanlage-Gesellschaft m.b.H and Stichting Pensioenfornds ABP
Lowenstein Sandler PC	Kenneth A. Rosen	65 Livingston Avenue		Roseland	NJ	07068		973-597-2500	973-597-2400	krosen@lowenstein.com	Counsel to Cerberus Capital Management, L.P.
Lowenstein Sandler PC	Michael S. Etikin	1251 Avenue of the Americas	18th Floor	New York	NY	10020		212-262-6700	212-262-7402	metkin@lowenstein.com	Counsel to Teachers Retirement System of Oklahoma; Public Employees' Retirement System of Mississippi; Raifeisen Kapitalanlage-Gesellschaft m.b.H and Stichting Pensioenfornds ABP

COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	COUNTRY	PHONE	FAX	EMAIL	PARTY / FUNCTION
Lowenstein Sandler PC	Scott Cargill	65 Livingston Avenue		Roseland	NJ	07068		973-597-2500	973-597-2400	scargill@lowenstein.com	Counsel to Cerberus Capital Management, L.P.; AT&T Corporation
Lowenstein Sandler PC	Vincent A. D'Agostino	65 Livingston Avenue		Roseland	NJ	07068		973-597-2500	973-597-2400	vdagostino@lowenstein.com	Counsel to AT&T Corporation
Lyden, Liebenthal & Chappell, Ltd.	Erik G. Chappell	5565 Airport Highway	Suite 101	Toledo	OH	43615		419-867-8900	419-867-8909	egc@lydenlaw.com	Counsel to Metro Fibres, Inc.
MacDonald, Illig, Jones & Britton LLP	Richard J. Parks	100 State Street	Suite 700	Erie	PA	16507-1459		814-870-7754	814-454-4647	rparks@mijb.com	Counsel to Ideal Tool Company, Inc.
Maddin, Hauser, Wartell, Roth & Heller PC	Alexander Stotland Esq	28400 Northwestern Hwy	Third Floor	Southfield	MI	48034		248-354-4030		axs@maddinhauser.com	Attorney for Danice Manufacturing Co.
Madison Capital Management	Joe Landen	6143 South Willow Drive	Suite 200	Greenwood Village	CO	80111		303-957-4254	303-957-2098	jlanden@madisoncap.com	Representative for Madison Capital Management
Margulies & Levinson, LLP	Jeffrey M. Levinson, Esq. Leah M. Caplan, Esq.	30100 Chagrin Boulevard	Suite 250	Pepper Pike	OH	44124		216-514-4935	216-514-4936	jml@ml-legal.com lmc@ml-legal.com	Counsel to Venture Plastics
Mastromarco & Jahn, P.C.	Victor J. Mastromarco, Jr.	1024 North Michigan Avenue	P.O. Box 3197	Saginaw	MI	48605-3197		989-752-1414		vmastromar@aol.com	Counsel to H.E. Services Company and Robert Backie and Counsel to Cindy Palmer, Personal Representative to the Estate of Michael Palmer
Masuda Funai Eifert & Mitchell, Ltd.	Gary D. Santella	203 North LaSalle Street	Suite 2500	Chicago	IL	60601-1262		312-245-7500	312-245-7467	gsantella@masudafunai.com	Counsel to NDK America, Inc./NDK Crystal, Inc.; Foster Electric USA, Inc.; JST Corporation; Nichicon (America) Corporation; Taiho Corporation of America; American Aikoku Alpha, Inc.; Sagami America, Ltd.; SL America, Inc./SL Tennessee, LLC and Hosiden America Corporation
Mayer, Brown, Rowe & Maw LLP	Jeffrey G. Tougas	1675 Broadway		New York	NY	10019		212-262-1910	212-506-2500	jgtougas@mayerbrownrowe.com	Counsel to Bank of America, N.A.
Mayer, Brown, Rowe & Maw LLP	Raniero D'Aversa, Jr.	1675 Broadway		New York	NY	10019		212-262-1910	212-506-2500	rdaversa@mayerbrownrowe.com	Counsel to Bank of America, N.A.
McCarter & English, LLP	David J. Adler, Jr. Esq.	245 Park Avenue, 27th Floor		New York	NY	10167		212-609-6800	212-609-6921	dadler@mccarter.com	Counsel to Ward Products, LLC
McCarter & English, LLP	Eduardo J. Glas, Esq.	Four Gateway Center	100 Mulberry Street	Newark	NJ	07102-4096		913-622-4444	973-624-7070	eglas@mccarter.com	Counsel to General Products Delaware Corporation
McCarthy Tetrauit LLP	John J. Salmas Lorne P. Salzman	66 Wellington Street West	Suite 4700	Toronto	Ontario	M5K 1E6		416-362-1812	416-868-0673	jsalmas@mccarthy.ca lsalzman@mccarthy.ca	Counsel to Themselves (McCarthy Tetrauit LLP)
McDermott Will & Emery LLP	James M. Sullivan	340 Madison Avenue		New York	NY	10017		212-547-5477	212-547-5444	jmsullivan@mwe.com	Counsel to Linear Technology Corporation, National Semiconductor Corporation; Timken Corporation
McDermott Will & Emery LLP	Stephen B. Selbst	340 Madison Avenue		New York	NY	10017		212-547-5400	212-547-5444	sselbst@mwe.com	Counsel to National Semiconductor Corporation
McDonald Hopkins Co., LPA	Scott N. Opincar, Esq.	600 Superior Avenue, E.	Suite 2100	Cleveland	OH	44114		216-348-5400	216-348-5474	sopincar@mcdonaldhopkins.com	Counsel to Republic Engineered Products, Inc.
McDonald Hopkins Co., LPA	Shawn M. Riley, Esq.	600 Superior Avenue, E.	Suite 2100	Cleveland	OH	44114		216-348-5400	216-348-5474	sriley@mcdonaldhopkins.com	Counsel to Republic Engineered Products, Inc.
McElroy, Deutsch, Mulvaney & Carpenter, LLP	Jeffrey Bernstein, Esq.	Three Gateway Center	100 Mulberry Street	Newark	NJ	07102-4079		973-622-7711	973-622-5314	jbernstein@mdmc-law.com	Counsel to New Jersey Self-Insurers Guaranty Association
McGuirewoods LLP	Aaron G McCollough Esq	One James Center	901 East Cary Street	Richmond	VA	23219-4030		804-775-1000	804-775-1061	amccollough@mcguirewoods.com	Counsel to Siemens Energy & Automation, Inc.

COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	COUNTRY	PHONE	FAX	EMAIL	PARTY / FUNCTION
Meyer, Suozzi, English & Klein, P.C.	Hanan Kolko	1350 Broadway	Suite 501	New York	NY	10018		212-239-4999	212-239-1311	hkolko@msek.com	Counsel to The International Union of Electronic, Salaried, Machine and Furniture Workers - Communicaitons Workers of America
Meyer, Suozzi, English & Klein, P.C.	Lowell Peterson, Esq.	1350 Broadway	Suite 501	New York	NY	10018		212-239-4999	212-239-1311	lpeterson@msek.com	Counsel to United Steel, Paper and Forestry, Rubber, Manufacturing, Energy, Allied Industrial and Service Workers, International Union (USW), AFL-CIO
Meyers, Rodbell & Rosenbaum, P.A.	M. Evan Meyers	Berkshire Building	6801 Kenilworth Avenue, Suite 400	Riverdale Park	MD	20737-1385		301-699-5800		emeyers@mrirlaw.net	Counsel to Prince George County, Maryland
Meyers, Rodbell & Rosenbaum, P.A.	Robert H. Rosenbaum	Berkshire Building	6801 Kenilworth Avenue, Suite 400	Riverdale Park	MD	20737-1385		301-699-5800		rosenbaum@mrirlaw.net	Counsel to Prince George County, Maryland
Michael Cox		Cadillac Place	3030 W. Grand Blvd., Suite 10-200	Detroit	MI	48202		313-456-0140		miag@michigan.gov	Attorney General for State of Michigan, Department of Treasury
Michigan Department of Labor and Economic Growth, Worker's Compensation Agency	Dennis J. Raterink	PO Box 30736		Lansing	MI	48909-7717		517-373-1820	517-373-2129	raterinkd@michigan.gov	Assistant Attorney General for Worker's Compensation Agency
Michigan Department of Labor and Economic Growth, Worker's Compensation Agency	Michael Cox	PO Box 30736		Lansing	MI	48909-7717		517-373-1820	517-373-2129	miag@michigan.gov	Attorney General for Worker's Compensation Agency
Michigan Heritage Bank	Janice M. Donahue	28300 Orchard Lake Rd	Ste 200	Farmington Hills	MI	48334		248-538-2529	248-786-3596	jdohue@miheritage.com	Counsel to Michigan Heritage Bank; MHB Leasing, Inc.
Miles & Stockbridge, P.C.	Kerry Hopkins	10 Light Street		Baltimore	MD	21202		410-385-3418	410-385-3700	khopkins@milesstockbridge.com	Counsel to Computer Patent Annuities Limited Partnership, Hydro Aluminum North America, Inc., Hydro Aluminum Adrian, Inc., Hydro Aluminum Precision Tubing NA, LLC, Hydro Alumunim Ellay Enfield Limited, Hydro Aluminum Rockledge, Inc., Norsk Hydro Canada, Inc., Emhart Technologies LLL and Adell Plastics, Inc.
Miles & Stockbridge, P.C.	Thomas D. Renda	10 Light Street		Baltimore	MD	21202		410-385-3418	410-385-3700	trenda@milesstockbridge.com	Counsel to Computer Patent Annuities Limited Partnership, Hydro Aluminum North America, Inc., Hydro Aluminum Adrian, Inc., Hydro Aluminum Precision Tubing NA, LLC, Hydro Alumunim Ellay Enfield Limited, Hydro Aluminum Rockledge, Inc., Norsk Hydro Canada, Inc., Emhart Technologies LLL and Adell Plastics, Inc.
Miller Johnson	Thomas P. Sarb		Suite 800, PO Box 306	Grand Rapids	MI	49501-0306		616-831-1748	616-988-1748	sarbt@millerjohnson.com	Counsel to Pridgeon & Clay, Inc.
Miller, Canfield, Paddock and Stone, P.L.C.	Robert D. Wolford	250 Monroe Avenue, N.W.		Grand Rapids	MI	49501-0306		616-831-1726	616-988-1726	wolfordr@millerjohnson.com	Counsel to Wells Operating Partnership, LP
	Jonathan S. Green	150 W. Jefferson Avenue	Suite 2500	Detroit	MI	48226		313-496-8452	313-496-7997	greeni@millerjohnson.com	

COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	COUNTRY	PHONE	FAX	EMAIL	PARTY / FUNCTION
Miller, Canfield, Paddock and Stone, P.L.C.	Timothy A. Fusco	150 W. Jefferson Avenue	Suite 2500	Detroit	MI	48226		313-496-8435	313-496-8453	fusco@millercanfield.com	Counsel to Niles USA Inc.; Techcentral, LLC; The Bartech Group, Inc.; Fischer Automotive Systems
Mintz, Levin, Cohn, Ferris Glovsky and Pepco, P.C.	Paul J. Ricotta	One Financial Center		Boston	MA	02111		617-542-6000	617-542-2241	piricotta@mintz.com	Counsel to Hitachi Automotive Products (USA), Inc. and Conceria Pasubio
Mintz, Levin, Cohn, Ferris Glovsky and Pepco, P.C.	Stephanie K. Hoos	The Chrysler Center	666 Third Avenue	New York	NY	10017		212-935-3000	212-983-3115	skhoos@mintz.com	Counsel of Hitachi Automotive Products (USA), Inc. and Conceria Pasubio
Molex Connector Corp	Jeff Ott	2222 Wellington Ct.		Lisle	IL	60532		630-527-4254	630-512-8610	Jeff.Ott@molex.com	Counsel to Molex Connector Corp
Morgan, Lewis & Bockius LLP	Andrew D. Gottfried	101 Park Avenue		New York	NY	10178-0060		212-309-6000	212-309-6001	agottfried@morganlewis.com	Counsel to ITT Industries, Inc.; Hitachi Chemical (Singapore), Ltd.
Morgan, Lewis & Bockius LLP	Menachem O. Zelmanovitz	101 Park Avenue		New York	NY	10178		212-309-6000	212-309-6001	mzelmanovitz@morganlewis.com	Counsel to Hitachi Chemical (Singapore) Pte, Ltd.
Morgan, Lewis & Bockius LLP	Richard W. Esterkin, Esq.	300 South Grand Avenue		Los Angeles	CA	90017		213-612-1163	213-612-2501	resterkin@morganlewis.com	Counsel to Sumitomo Corporation
Moritt Hock Hamroff & Horowitz LLP	Leslie Ann Berkoff	400 Garden City Plaza		Garden City	NY	11530		516-873-2000		lberkoff@moritthock.com	Counsel to Standard Microsystems Corporation and its direct and indirect subsidiaries Oasis SiliconSystems AG and SMSC NA Automotive, LLC (successor-in-interest to Oasis Silicon Systems, Inc.)
Morrison Cohen LLP	Michael R. Dal Lago	909 Third Avenue		New York	NY	10022		212-735-8757	917-522-3157	mdallago@morrisoncohen.com	Counsel to Blue Cross and Blue Shield of Michigan
Munsch Hardt Kopf & Harr, P.C.	Raymond J. Urbanik, Esq., Joseph J. Wielebinski, Esq. and Davor Rukavina, Esq.	3800 Lincoln Plaza	500 North Akard Street	Dallas	RX	75201-6659		214-855-7590 214-855-7561 214-855-7587	214-855-7584	rurbanik@munsch.com jwielebinski@munsch.com drukavina@munsch.com	Counsel to Texas Instruments Incorporated
Nantz, Litowich, Smith, Girard & Hamilton, P.C.	Sandra S. Hamilton	2025 East Beltline, S.E.	Suite 600	Grand Rapids	MI	49546		616-977-0077	616-977-0529	sandy@nlsq.com	Counsel to Lankfer Diversified Industries, Inc.
Nathan, Neuman & Nathan, P.C.	Kenneth A. Nathan	29100 Northwestern Highway	Suite 260	Southfield	MI	48034		248-351-0099	248-351-0487	Knathan@nathanneuman.com	Counsel to 975 Opdyke LP; 1401 Troy Associates Limited Partnership; 1401 Troy Associates Limited Partnership c/o Etkin Equities, Inc.; 1401 Troy Associates LP; Brighton Limited Partnership; DPS Information Services, Inc.; Etkin Management Services, Inc. and Etkin Real Properties
National City Commercial Capital	Lisa M. Moore	995 Dalton Avenue		Cincinnati	OH	45203		513-455-2390	866-298-4481	lisa.moore2@nationalcity.com	Vice President and Senior Counsel to National City Commercial Capital
Nelson Mullins Riley & Scarborough	George B. Cauthen	1320 Main Street, 17th Floor	PO Box 11070	Columbia	SC	29201		803-7255-9425	803-256-7500	george.cauthen@nelsonmullins.com	Counsel to Datwyler Rubber & Plastics, Inc.; Datwyler, Inc.; Datwyler i/o devices (Americas), Inc.; Rothrist Tube (USA), Inc.
New Jersey Attorney General's Office Division of Law	Tracy E Richardson Deputy Attorney General	R.J. Hughes Justice Complex	25 Market St P.O. Box 106	Trenton	NJ	08628-0106		609-292-1537	609-777-3055	tracy.richardson@dol.lps.state.nj.us	Deputy Attorney General - State of New Jersey Division of Taxation

COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	COUNTRY	PHONE	FAX	EMAIL	PARTY / FUNCTION
Nix, Patterson & Roach, L.L.P.	Bradley E. Beckworth	205 Linda Drive		Daingerfield	TX	75638		903-645-7333	903-645-4415	bbeckworth@nixlawfirm.com	Counsel to Teachers Retirement System of Oklahoma; Public Employes's Retirement System of Mississippi; Raifeisen Kapitalanlage-Gesellschaft m.b.H and Stichting Pensioenfornds ABP
Nix, Patterson & Roach, L.L.P.	Jeffrey J. Angelovich	205 Linda Drive		Daingerfield	TX	75638		903-645-7333	903-645-4415	jangelovich@nixlawfirm.com	Counsel to Teachers Retirement System of Oklahoma; Public Employes's Retirement System of Mississippi; Raifeisen Kapitalanlage-Gesellschaft m.b.H and Stichting Pensioenfornds ABP
Nix, Patterson & Roach, L.L.P.	Susan Whatley	205 Linda Drive		Daingerfield	TX	75638		903-645-7333	903-645-4415	susanwhatley@nixlawfirm.com	Counsel to Teachers Retirement System of Oklahoma; Public Employes's Retirement System of Mississippi; Raifeisen Kapitalanlage-Gesellschaft m.b.H and Stichting Pensioenfornds ABP
North Point	David G. Heiman	901 Lakeside Avenue		Cleveland	OH	44114		216-586-3939	216-579-0212	dgheiman@jonesday.com	Counsel to WL. Ross & Co., LLC
Office of the Chapter 13 Trustee Office of the Texas Attorney General	Camille Hope	P.O. Box 954		Macon	GA	31202		478-742-8706	478-746-4488	cahope@chapter13macon.com	Office of the Chapter 13 Trustee
	Jay W. Hurst	P.O. Box 12548		Austin	TX	78711-2548		512-475-4861	512-482-8341	jay.hurst@oag.state.tx.us	Counsel to The Texas Comptroller of Public Accounts
Orbotech, Inc.	Michael M. Zizza, Legal Manager	44 Manning Road		Billerica	MA	01821		978-901-5025	978-667-9969	michaelz@orbotech.com	Company
Orrick, Herrington & Sutcliffe LLP	Alyssa Englund, Esq.	666 Fifth Avenue		New York	NY	10103		212-506-5187	212-506-5151	aenglund@orrick.com	Counsel to America President Lines, Ltd. And APL Co. Pte Ltd.
Orrick, Herrington & Sutcliffe LLP	Frederick D. Holden, Jr., Esq.	405 Howard Street		San Francisco	CA	94105		415-773-5700	415-773-5759	fholden@orrick.com	Counsel to America President Lines, Ltd. And APL Co. Pte Ltd.
Orrick, Herrington & Sutcliffe LLP	Jonathan P. Guy	The Washington Harbour	3050 K Street, N.W.	Washington	DC	20007		202-339-8400	202-339-8500	jguy@orrick.com	Counsel to Westwood Associates, Inc.
Orrick, Herrington & Sutcliffe LLP	Richard H. Wyron	The Washington Harbour	3050 K Street, N.W.	Washington	DC	20007		202-339-8400	202-339-8500	rwron@orrick.com	Counsel to Westwood Associates, Inc.
Pachulski Stang Ziehl Young Jones & Weintraub LLP	Michael R. Seidl	919 N. Market Street, 17th Floor	P.O. Box 8705	Wilmington	DE	19899-8705		302-652-4100	302-652-4400	mseidl@pszyiw.com	Counsel for Essex Group, Inc.
Pachulski Stang Ziehl Young Jones & Weintraub LLP	William P. Weintraub	780 Third Avenue, 36th Floor		New York	NY	10017-2024		212-561-7700	212-561-7777	wweintraub@pszyiw.com	Counsel for Essex Group, Inc.
Paul, Weiss, Rifkind, Wharton & Garrison	Andrew N. Rosenberg	1285 Avenue of the Americas		New York	NY	10019-6064		212-373-3000	212-757-3990	arosenberg@paulweiss.com	Counsel to Merrill Lynch, Pierce, Fenner & Smith, Incorporated
Paul, Weiss, Rifkind, Wharton & Garrison	Justin G. Brass	1285 Avenue of the Americas		New York	NY	10019-6064		212-373-3000	212-757-3990	jbrass@paulweiss.com	Counsel to Noma Company and General Chemical Performance Products LLC
Paul, Weiss, Rifkind, Wharton & Garrison	Douglas R. Davis	1285 Avenue of the Americas		New York	NY	10019-6064		212-373-3000	212-757-3990	ddavis@paulweiss.com	Counsel to Noma Company and General Chemical Performance Products LLC
Paul, Weiss, Rifkind, Wharton & Garrison	Elizabeth R. McColm	1285 Avenue of the Americas		New York	NY	10019-6064		212-373-3000	212-757-3990	emccolm@paulweiss.com	Counsel to Noma Company and General Chemical Performance Products LLC
Paul, Weiss, Rifkind, Wharton & Garrison	Stephen J. Shimshak	1285 Avenue of the Americas		New York	NY	10019-6064		212-373-3133	212-373-2136	sshimshak@paulweiss.com	Counsel to Ambrake Corporation
Peggy Housner		Cadillac Place	3030 W. Grand Blvd., Suite 10-200	Detroit	MI	48202		313-456-0140		housnerp@michigan.gov	Assistant Attorney General for State of Michigan, Department of Treasury

COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	COUNTRY	PHONE	FAX	EMAIL	PARTY / FUNCTION
Pepe & Hazard LLP	Kristin B. Mayhew	30 Jelliff Lane		Southport	CT	06890-1436		203-319-4022	203-259-0251	kmayhew@pepehazard.com	Counsel for Illinois Tool Works Inc., Illinois Tool Works for Hobart Brothers Co., Hobart Brothers Company, ITW Food Equipment Group LLC and Tri-Mark, Inc.
Pepper, Hamilton LLP	Anne Marie Aaronson	3000 Two logan Square	Eighteenth & Arch Streets	Philadelphia	PA	19103-2799		215-981-4000	215-981-4750	aaronsona@pepperlaw.com	Counsel to Capro, Ltd, Teleflex Automotive Manufacturing Corporation and Teleflex Incorporated d/b/a Teleflex Morse (Capro)
Pepper, Hamilton LLP	Francis J. Lawall	3000 Two logan Square	Eighteenth & Arch Streets	Philadelphia	PA	19103-2799		215-981-4000	215-981-4750	lawallf@pepperlaw.com	Counsel to Capro, Ltd, Teleflex Automotive Manufacturing Corporation and Teleflex Incorporated d/b/a Teleflex Morse (Capro)
Pepper, Hamilton LLP	Henry Jaffe	1313 Market Street	PO Box 1709	Wilmington	DE	19899-1709		302-777-6500	302-421-8390	jaffeh@pepperlaw.com	Counsel to SKF USA, Inc.
Pepper, Hamilton LLP	Linda J. Casey	3000 Two logan Square	Eighteenth & Arch Streets	Philadelphia	PA	19103-2799		215-981-4000	215-981-4750	caseyl@pepperlaw.com	Counsel to SKF USA, Inc.
Pierce Atwood LLP	Jacob A. Manheimer	One Monument Square		Portland	ME	04101		207-791-1100	207-791-1350	jmanheimer@pierceatwood.com	Counsel to FCI Canada, Inc.; FCI Electronics Mexido, S. de R.L. de C.V.; FCI USA, Inc.; FCI Brasil, Ltda; FCI Automotive Deutschland GmbH; FCI Italia S. p.A.
Pierce Atwood LLP	Keith J. Cunningham	One Monument Square		Portland	ME	04101		207-791-1100	207-791-1350	kcunningham@pierceatwood.com	Counsel to FCI Canada, Inc.; FCI Electronics Mexido, S. de R.L. de C.V.; FCI USA, Inc.; FCI Brasil, Ltda; FCI Automotive Deutschland GmbH; FCI Italia S. p.A.
Pillsbury Winthrop Shaw Pittman LLP	Karen B. Dine	1540 Broadway		New York	NY	10036-4039		212-858-1000	212-858-1500	karen.dine@pillsburylaw.com	Counsel to Clarion Corporation of America, Hyundai Motor Company and Hyundai Motor America
Pillsbury Winthrop Shaw Pittman LLP	Margot P. Erlich	1540 Broadway		New York	NY	10036-4039		212-858-1000	212-858-1500	margot.erlich@pillsburylaw.com	Counsel to MeadWestvaco Corporation, MeadWestvaco South Carolina LLC and MeadWestvaco Virginia Corporation
Pillsbury Winthrop Shaw Pittman LLP	Mark D. Houle	650 Town Center Drive	Ste 550	Costa Mesa	CA	92626-7122		714-436-6800	714-436-2800	mark.houle@pillsburylaw.com	Counsel to Clarion Corporation of America, Hyundai Motor Company and Hyundai Motor America
Pillsbury Winthrop Shaw Pittman LLP	Richard L. Epling	1540 Broadway		New York	NY	10036-4039		212-858-1000	212-858-1500	richard.epling@pillsburylaw.com	Counsel to MeadWestvaco Corporation, MeadWestvaco South Carolina LLC and MeadWestvaco Virginia Corporation
Pillsbury Winthrop Shaw Pittman LLP	Robin L. Spear	1540 Broadway		New York	NY	10036-4039		212-858-1000	212-858-1500	robin.spear@pillsburylaw.com	Counsel to MeadWestvaco Corporation, MeadWestvaco South Carolina LLC and MeadWestvaco Virginia Corporation
Porzio, Bromberg & Newman, P.C.	Brett S. Moore, Esq.	100 Southgate Parkway	P.O. Box 1997	Morristown	NJ	07960		973-538-4006	973-538-5146	bsmoore@pbnlaw.com	

COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	COUNTRY	PHONE	FAX	EMAIL	PARTY / FUNCTION
Porzio, Bromberg & Newman, P.C.	John S. Mairo, Esq.	100 Southgate Parkway	P.O. Box 1997	Morristown	NJ	07960		973-538-4006	973-538-5146	jsmairo@pbnlaw.com	Counsel to Neuman Aluminum Automotive, Inc. and Neuman Aluminum Impact Extrusion, Inc.
Previant, Goldberg, Uelman, Gratz, Miller & Brueggeman, S.C.	Jill M. Hartley and Marianne G. Robbins	1555 N. RiverCenter Drive	Suite 202	Milwaukee	WI	53212		414-271-4500	414-271-6308	jh@previant.com mgr@previant.com	Counsel to International Brotherhood of Electrical Workers Local Unions No. 663; International Association of Machinists; AFL-CIO Tool and Die Makers Local Lodge 78, District 10
PriceWaterHouseCoopers QAD, Inc.	Enrique Bujidos Jason Pickering, Esq.	Almagro 10,000 Midlantic Drive	40	Madrid Mt. Laurel		28010 08054	Spain	34 915 684 856-840-2489		enrique.bujidos@es.pwc.com jkp@qad.com	Representative to DASE Counsel to QAD, Inc.
Quadrangle Debt Recovery Advisors LLC	Andrew Herenstein	375 Park Avenue, 14th Floor		New York	NY	10152		212-418-1742	866-741-2505	andrew.herenstein@quadranglegroup.com	Counsel to Quadrangle Debt Recovery Advisors LLC
Quadrangle Group LLC	Patrick Bartels	375 Park Avenue, 14th Floor		New York	NY	10152		212-418-1748	866-552-2052	patrick.bartels@quadranglegroup.com	Counsel to Quadrangle Group LLC
Quarles & Brady Streich Lang LLP	John A. Harris	Renaissance One	Two North Central Avenue	Phoenix	AZ	85004-2391		602-229-5200	602-229-5690	jharris@quarles.com	Counsel to Semiconductor Components Industries, Inc.
Quarles & Brady Streich Lang LLP	Kasey C. Nye	One South Church Street		Tucson	AZ	85701		520-770-8717	520-770-2203	knye@quarles.com	Counsel to Offshore International, Inc.; Maquillas Teta Kawi, S.A. de C.V.; On Semiconductor Corporation
Quarles & Brady Streich Lang LLP	Scott R. Goldberg	Renaissance One	Two North Central Avenue	Phoenix	AZ	85004-2391		602-229-5200	602-229-5690	sgoldber@quarles.com	Counsel to Semiconductor Components Industries, Inc.
Reed Smith	Elena Lazarou	599 Lexington Avenue	29th Street	New York	NY	10022		212-521-5400	212-521-5450	elazarou@reedsmith.com	Counsel to General Electric Capital Corporation, Strategic Asset Finance.
Reed Smith	Richard P. Norton	One Riverfront Plaza	1st Floor	Newark	NJ	07102		973-621-3200	973-621-3199	morton@reedsmith.com	Counsel to Jason Incorporated, Sackner Products Division
Riddell Williams P.S.	Joseph E. Shickich, Jr.	1001 4th Ave.	Suite 4500	Seattle	WA	98154-1195		206-624-3600	206-389-1708	jshickich@riddellwilliams.com	Counsel to Microsoft Corporation; Microsoft Licensing, GP
Rieck and Crotty PC	Jerome F Crotty	55 West Monroe Street	Suite 3390	Chicago	IL	60603		312-726-4646	312-726-0647	jcrotty@rieckcrotty.com	Counsel to Mary P. O'Neill and Liam P. O'Neill
Riemer & Braunstein LLP	Mark S. Scott	Three Center Plaza		Boston	MA	02108		617-523-9000	617-880-3456	msscott@riemerlaw.com	Counsel to ICX Corporation
Riverside Claims LLC	Holly Rogers	2109 Broadway	Suite 206	New York	NY	10023		212-501-0990	212-501-7088	holly@regencap.com	Riverside Claims LLC
Robinson, McFadden & Moore, P.C.	Annemarie B. Mathews	P.O. Box 944		Columbia	SC	29202		803-779-8900	803-771-9411	amatheys@robinsonlaw.com gregory.kaden@ropesgray.com	Counsel to Blue Cross Blue Shield of South Carolina
Ropes & Gray LLP	Gregory O. Kaden	One International Place		Boston	MA	02110-2624		617-951-7000	617-951-7050	marc.hirschfield@ropesgray.com	Attorneys for D-J, Inc.
Ropes & Gray LLP	Marc E. Hirschfield	45 Rockefeller Plaza		New York	NY	10111-0087		212-841-5700	212-841-5725	m	Attorneys for D-J, Inc.
Rosen Slome Marder LLP	Thomas R. Slome	333 Earle Ovington Boulevard	Suite 901	Uniondale	NY	11533		516-227-1600		tslome@rsmlp.com	Counsel to JAE Electronics, Inc.
Russell Reynolds Associates, Inc.	Charles E. Boulbol, P.C.	26 Broadway, 17th Floor		New York	NY	10004		212-825-9457	212-825-9414	rtrack@msn.com	Counsel to Russell Reynolds Associates, Inc.
Sachnoff & Weaver, Ltd	Charles S. Schulman	10 South Wacker Drive	40th Floor	Chicago	IL	60606		312-207-1000	312-207-6400	agelman@sachnoff.com	Counsel to Infineon Technologies North America Corporation
Satterlee Stephens Burke & Burke LLP	Christopher R. Belmonte	230 Park Avenue		New York	NY	10169		212-818-9200	212-818-9606	cbelmonte@ssbb.com	Counsel to Moody's Investors Service
Satterlee Stephens Burke & Burke LLP	Pamela A. Bosswick	230 Park Avenue		New York	NY	10169		212-818-9200	212-818-9606	pbosswick@ssbb.com dweiner@schaferandweiner.com	Counsel to Moody's Investors Service
Schafer and Weiner PLLC	Daniel Weiner	40950 Woodward Ave.	Suite 100	Bloomfield Hills	MI	48304		248-540-3340		m	Counsel to Dott Industries, Inc.

COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	COUNTRY	PHONE	FAX	EMAIL	PARTY / FUNCTION
Schafer and Weiner PLLC	Howard Borin	40950 Woodward Ave.	Suite 100	Bloomfield Hills	MI	48304		248-540-3340		hborin@schaferandweiner.com	Counsel to Dott Industries, Inc.
Schafer and Weiner PLLC	Ryan Heilman	40950 Woodward Ave.	Suite 100	Bloomfield Hills	MI	48304		248-540-3340		rheilman@schaferandweiner.com	Counsel to Dott Industries, Inc.
Schiff Hardin LLP	Eugene J. Geekie, Jr.	7500 Sears Tower		Chicago	IL	60606		312-258-5635	312-258-5600	egeekie@schiffhardin.com	Counsel to Means Industries
Schiffrin & Barroway, LLP	Michael Yarnoff	280 King of Prussia Road		Radnor	PA	19087		610-667-7056	610-667-7706	myarnoff@sbclasslaw.com	Counsel to Teachers Retirement System of Oklahoma; Public Employes's Retirement System of Mississippi; Raifeisen Kapitalanlage-Gesellschaft m.b.H and Stichting Pensioenforde ABP
Schiffrin & Barroway, LLP	Sean M. Handler	280 King of Prussia Road		Radnor	PA	19087		610-667-7706	610-667-7056	shandler@sbclasslaw.com	Counsel to Teachers Retirement System of Oklahoma; Public Employes's Retirement System of Mississippi; Raifeisen Kapitalanlage-Gesellschaft m.b.H and Stichting Pensioenforde ABP
Schulte Roth & Sabel LLP	James T. Bentley	919 Third Avenue		New York	NY	10022		212-756-2273	212-593-5955	james.bentley@srz.com	Counsel to Panasonic Automotive Systems Company of America
Schulte Roth & Sabel LLP	Michael L. Cook	919 Third Avenue		New York	NY	10022		212-756-2000	212-595-5955	michael.cook@srz.com	Counsel to Panasonic Automotive Systems Company of America; D.C. Capital Partners, L.P.
Schulte Roth & Sabel LLP	Carol Weiner Levy	919 Third Avenue		New York	NY	10022		212-756-2000	212-595-5955	carol.weiner.levy@srz.com	Counsel to D.C. Capital Partners, L.P.
Seyfarth Shaw LLP	Paul M. Baisier, Esq.	1545 Peachtree Street, N.E.	Suite 700	Atlanta	GA	30309-2401		404-885-1500	404-892-7056	pbaisier@seyfarth.com	Counsel to Murata Electronics North America, Inc.; Fujikura America, Inc.
Seyfarth Shaw LLP	Robert W. Dremluk, Esq.	1270 Avenue of the Americas	Suite 2500	New York	NY	10020-1801		212-218-5500	212-218-5526	rdremluk@seyfarth.com	Counsel to Murata Electronics North America, Inc.; Fujikura America, Inc.
Seyfarth Shaw LLP	William J. Hanlon	World Trade Center East	Two Seaport Lane, Suite 300	Boston	MA	02210		617-946-4800	617-946-4801	whanlon@seyfarth.com	Counsel to le Belier/LBQ Foundry S.A. de C.V.
Sheehan Phinney Bass + Green Professional Association	Bruce A. Harwood	1000 Elm Street	P.O. Box 3701	Manchester	NH	03105-3701		603-627-8139	603-627-8121	bharwood@sheehan.com	Counsel to Source Electronics, Inc.
Sheldon S. Toll PLLC	Sheldon S. Toll	2000 Town Center	Suite 2550	Southfield	MI	48075		248-358-2460	248-358-2740	lawtoll@comcast.net	Counsel to Milwaukee Investment Company
Sheppard Mullin Richter & Hampton LLP	Eric Waters	30 Rockefeller Plaza	24th Floor	New York	NY	10112		212-332-3800	212-332-3888	ewaters@sheppardmullin.com	Counsel to Gary Whitney
Sheppard Mullin Richter & Hampton LLP	Malani J. Sternstein	30 Rockefeller Plaza	24th Floor	New York	NY	10112		212-332-3800	212-332-3888	msternstein@sheppardmullin.com	Counsel to International Rectifier Corp. and Gary Whitney
Sheppard Mullin Richter & Hampton LLP	Theodore A. Cohen	333 South Hope Street	48th Floor	Los Angeles	CA	90071		213-620-1780	213-620-1398	tcohen@sheppardmullin.com	Counsel to Gary Whitney
Sheppard Mullin Richter & Hampton LLP	Theresa Wardle	333 South Hope Street	48th Floor	Los Angeles	CA	90071		213-620-1780	213-620-1398	twardle@sheppardmullin.com	Counsel to International Rectifier Corp.
Sher, Garner, Cahill, Richter, Klein & Hilbert, LLC	Robert P. Thibeaux	5353 Essen Lane	Suite 650	Baton Rouge	LA	70809		225-757-2185	225-757-7674	rthibeaux@shergarner.com	Counsel to Gulf Coast Bank & Trust Company
Sher, Garner, Cahill, Richter, Klein & Hilbert, LLC	Robert P. Thibeaux	909 Poydras Street	28th Floor	New Orleans	LA	70112-1033		504-299-2100	504-299-2300	rthibeaux@shergarner.com	Counsel to Gulf Coast Bank & Trust Company
Sills, Cummis Epstein & Gross, P.C.	Andrew H. Sherman	30 Rockefeller Plaza		New York	NY	10112		212-643-7000	212-643-6500	asherman@sillscummis.com	Counsel to Hewlett-Packard Financial Services Company
Sills, Cummis Epstein & Gross, P.C.	Jack M. Zackin	30 Rockefeller Plaza		New York	NY	10112		212-643-7000	212-643-6500	jzackin@sillscummis.com	Counsel to Hewlett-Packard Financial Services Company

COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	COUNTRY	PHONE	FAX	EMAIL	PARTY / FUNCTION
Sills, Cummis Epstein & Gross, P.C.	Valerie A Hamilton Simon Kimmelman	650 College Rd E		Princeton	NJ	08540		609-227-4600	609-227-4646	vhamilton@sillscummis.com skimmelman@sillscummis.com	Counsel to Doosan Infracore America Corp.
Silver Point Capital, L.P.	Chaim J. Fortgang	Two Greenwich Plaza	1st Floor	Greenwich	CT	06830		203-542-4216	203-542-4100	cfortgang@silverpointcapital.com	Counsel to Silver Point Capital, L.P.
Smith, Gambrell & Russell, LLP	Barbara Ellis-Monro	1230 Peachtree Street, N.E.	Suite 3100	Atlanta	GA	30309		404-815-3500	404-815-3509	bellis-monro@sgrlaw.com	Counsel to Southwire Company
Smith, Katzenstein & Furlow LLP	Kathleen M. Miller	800 Delaware Avenue, 7th Floor	P.O. Box 410	Wilmington	DE	19899		302-652-8400	302-652-8405	kmiller@skfdelaware.com	Counsel to Airgas, Inc.
Sonnenschein Nath & Rosenthal LLP	D. Farrington Yates	1221 Avenue of the Americas	24th Floor	New York	NY	10020		212-768-6700	212-768-6800	fyates@sonnenschein.com	Counsel to Molex, Inc. and INA USA, Inc. and United Plastics Group
Sonnenschein Nath & Rosenthal LLP	Monika J. Machen	8000 Sears Tower	233 South Wacker Drive	Chicago	IL	60606		312-876-8000	312-876-7934	mmachen@sonnenschein.com	Counsel to United Plastics Group
Sonnenschein Nath & Rosenthal LLP	Robert E. Richards	8000 Sears Tower	233 South Wacker Drive	Chicago	IL	60606		312-876-8000	312-876-7934	richards@sonnenschein.com	Counsel to Molex, Inc. and INA USA, Inc.
Squire, Sanders & Dempsey L.L.P.	Eric Marcks	One Maritime Plaza	Suite 300	San Francisco	CA	94111-3492			415-393-9887	emarcks@ssd.com	Counsel to Furukawa Electric Co., Ltd. And Furukawa Electric North America, APD Inc.
Squire, Sanders & Dempsey L.L.P.	Penn Ayers Butler	600 Hansen Way		Palo Alto	CA	94304		650-856-6500	650-843-8777	pabutler@ssd.com	Counsel to Furukawa Electric Co., Ltd. And Furukawa Electric North America, APD Inc.
State of California Office of the Attorney General	Sarah E. Morrison	Deputy Attorney General	300 South Spring Street Ste 1702	Los Angeles	CA	90013		213-897-2640	213-897-2802	sarah.morrison@doj.ca.gov	Attorneys for the State of California Department of Toxic Substances Control
State of Michigan Department of Labor & Economic Growth, Unemployment Insurance Agency	Roland Hwang Assistant Attorney General	3030 W. Grand Boulevard	Suite 9-600	Detroit	MI	48202		313-456-2210	313-456-2201	hwangr@michigan.gov jmbaumann@steeltechnologies.com	Assistant Attorney General for State of Michigan, Unemployment Tax Office of the Department of Labor & Economic Growth, Unemployment Insurance Agency
Steel Technologies, Inc.	John M. Baumann	15415 Shelbyville Road		Louisville	KY	40245		502-245-0322	502-245-0542		Counsel to Steel Technologies, Inc.
Stein, Rudser, Cohen & Magid LLP	Robert F. Kidd	825 Washington Street	Suite 200	Oakland	CA	94607		510-287-2365	510-987-8333	rkidd@srcm-law.com	Counsel to Excel Global Logistics, Inc.
Steinberg Shapiro & Clark	Mark H. Shapiro	24901 Northwestern Highway	Suite 611	Southfield	MI	48075		248-352-4700	248-352-4488	shapiro@steinbergshapiro.com	Counsel to Bing Metals Group, Inc.; Central Transport International, Inc.; Crown Enterprises, Inc.; Economy Transport, Inc.; Logistics Insight Corp (LINC); Universal Am-Can, Ltd.; Universal Truckload Services, Inc.
Sterns & Weinroth, P.C.	Jeffrey S. Posta Michael A Spero Simon Kimmelman Valerie A Hamilton	50 West State Street, Suite 1400	PO Box 1298	Trenton	NJ	08607-1298		609-392-2100	609-392-7956	jposta@sternslaw.com jspect@sternslaw.com	Counsel to Doosan Infracore America Corp.
Stevens & Lee, P.C.	Chester B. Salomon, Esq. Constantine D. Pourakis, Esq.	485 Madison Avenue	20th Floor	New York	NY	10022		212-319-8500	212-319-8505	cs@stevenslee.com cp@stevenslee.com	Counsel to Tonolli Canada Ltd.; VJ Technologies, Inc. and V.J. Electronix, Inc.
Stinson Morrison Hecker LLP	Mark A. Shaiken	1201 Walnut Street		Kansas City	MO	64106		816-842-8600	816-691-3495	mshaiken@stinsonmoheck.com	Counsel to Thyssenkrupp Waupaca, Inc. and Thyssenkrupp Stahl Company
Stites & Harbison PLLC	Madison L. Cashman	424 Church Street	Suite 1800	Nashville	TN	37219		615-244-5200	615-782-2371	robert.goodrich@stites.com	Counsel to Setech, Inc.

COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	COUNTRY	PHONE	FAX	EMAIL	PARTY / FUNCTION
Stites & Harbison PLLC	Robert C. Goodrich, Jr.	424 Church Street	Suite 1800	Nashville	TN	37219		615-244-5200	615-782-2371	madison.cashman@stites.com	Counsel to Setech, Inc.
Stites & Harbison, PLLC	W. Robinson Beard, Esq.	400 West Market Street		Louisville	KY	40202		502-681-0448	502-779-8274	wbeard@stites.com	Counsel to WAKO Electronics (USA), Inc. and Ambrake Corporation
											Counsel to 975 Opdyke LP; 1401 Troy Associates Limited Partnership; 1401 Troy Associates Limited Partnership c/o Etkin Equities, Inc.; 1401 Troy Associates LP; Brighton Limited Partnership; DPS Information Services, Inc.; Etkin Management Services, Inc. and Etkin Real Properties
Stroock & Stroock & Lavan, LLP	Kristopher M. Hansen	180 Maiden Lane		New York	NY	10038		212-806-5400	212-806-6006	khansen@stroock.com	Counsel to Wren Industries, Inc.
Taft, Stettinius & Hollister LLP	Richard L. Ferrell	425 Walnut Street	Suite 1800	Cincinnati	OH	45202-3957		513-381-2838		ferrell@taftlaw.com	Counsel to Select Industries Corporation and Gobar Systems, Inc.
Taft, Stettinius & Hollister LLP	W Timothy Miller Esq	425 Walnut Street	Suite 1800	Cincinnati	OH	45202		513-381-2838	513-381-0205	miller@taftlaw.com	Tennessee Department of Revenue
Tennessee Department of Revenue	Marvin E. Clements, Jr.	c/o TN Attorney General's Office, Bankruptcy Division	PO Box 20207	Nashville	TN	37202-0207		615-532-2504	615-741-3334	marvin.clements@state.tn.us	Counsel to Maxim Integrated Products, Inc.
Terra Law LLP	David B. Draper	60 S. Market Street	Suite 200	San Jose	CA	95113		408-299-1200	408-998-4895	ddraper@terra-law.com	Counsel to TT Electronics, Plc
Thacher Proffitt & Wood LLP	Jonathan D. Forstot	Two World Financial Center		New York	NY	10281		212-912-7679	212-912-7751	jforstot@tpw.com	Counsel to TT Electronics, Plc
Thacher Proffitt & Wood LLP	Louis A. Curcio	Two World Financial Center		New York	NY	10281		212-912-7607	212-912-7751	lcurcio@tpw.com	Legal Department of The Furukawa Electric Co., Ltd.
The Furukawa Electric Co., Ltd.	Mr. Tetsuhiro Niizeki	6-1 Marunouchi	2-Chrome, Chiyoda-ku	Tokyo	Japan	100-8322			81-3-3286-3919	niizeki.tetsuhiro@furukawa.co.jp	Representative for Timken Corporation
The Timken Corporation BIC - 08	Robert Morris	1835 Dueber Ave. SW	PO Box 6927	Canton	OH	44706-0927		330-438-3000	1-330-471-4388	robert.morris@timken.com	Counsel to American Finance Group, Inc. d/b/a Guaranty Capital Corporation and Oki Semiconductor Company
Thelen Reid Brown Raysman & Steiner LLP	David A. Lowenthal	875 Third Avenue		New York	NY	10022		212-603-2000	212-603-2001	dlowenthal@thelenreid.com	Counsel to Royberg, Inc. d/b/a Precision Mold & Tool and d/b/a Precision Mold and Tool Group
Thompson & Knight	Rhett G. Cambell	333 Clay Street	Suite 3300	Houston	TX	77002		713-654-1871	713-654-1871	rhett.campbell@tklaw.com	Counsel to Victory Packaging
Thompson & Knight LLP	Ira L. Herman	919 Third Avenue	39th Floor	New York	NY	10022-3915		212-751-3045	214-999-9139	ira.herman@tklaw.com	Counsel to Victory Packaging
Thompson & Knight LLP	John S. Brannon	1700 Pacific Avenue	Suite 3300	Dallas	TX	75201-4693		214-969-1505	214-969-1609	john.brannon@tklaw.com	Counsel to Bank of Lincolnwood
Thurman & Phillips, P.C.	Ed Phillips, Jr.	8000 IH 10 West	Suite 1000	San Antonio	TX	78230		210-341-2020	210-344-6460	ephillips@thurman-phillips.com	Counsel to Barnes Group, Inc.
Todd & Levi, LLP	Jill Levi, Esq.	444 Madison Avenue	Suite 1202	New York	NY	10022		212-308-7400		jlevi@toddlewi.com	
Tyler, Cooper & Alcorn, LLP	W. Joe Wilson	City Place	35th Floor	Hartford	CT	06103-3488		860-725-6200	860-278-3802	jwilson@tylercooper.com	
Underberg & Kessler, LLP	Helen Zamboni	300 Bausch & Lomb Place		Rochester	NY	14604		585-258-2800	585-258-2821	hazamboni@underbergkessler.com	Counsel to McAlpin Industries, Inc.
Union Pacific Railroad Company	Mary Ann Kilgore	1400 Douglas Street	MC 1580	Omaha	NE	68179		402-544-4195	402-501-0127	mkilgore@UP.com	Counsel to Furukawa Electric North America APD and Co-Counsel to Tower Automotive, Inc.
Varnum, Riddering, Schmidt & Howlett LLP	Michael S. McElwee	Bridgewater Place	P.O. Box 352	Grand Rapids	MI	49501-0352		616-336-6827	616-336-7000	msmcelwee@varnumlaw.com	Counsel to Capital Research and Management Company
Wachtell, Lipton, Rosen & Katz	Emil A. Kleinhaus	51 West 52nd Street		New York	NY	10019-6150		212-403-1000	212-403-2000	EAKleinhaus@wlrk.com	Counsel to Capital Research and Management Company
Wachtell, Lipton, Rosen & Katz	Richard G. Mason	51 West 52nd Street		New York	NY	10019-6150		212-403-1000	212-403-2000	RGMason@wlrk.com	Counsel to Nissan North America, Inc.
Waller Lansden Dortch & Davis, PLLC	David E. Lemke, Esq.	511 Union Street	Suite 2700	Nashville	TN	37219		615-244-6380	615-244-6804	david.lemke@wallerlaw.com	

COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	COUNTRY	PHONE	FAX	EMAIL	PARTY / FUNCTION
Waller Lansden Dortch & Davis, PLLC	Robert J. Welhoelter, Esq.	511 Union Street	Suite 2700	Nashville	TN	37219		615-244-6380	615-244-6804	robert.welhoelter@wallerlaw.com	Counsel to Nissan North America, Inc.
Warner Norcross & Judd LLP	Gordon J. Toering	900 Fifth Third Center	111 Lyon Street, N.W.	Grand Rapids	MI	49503		616-752-2185	616-222-2185	gtoering@wnj.com	Counsel to Robert Bosch Corporation
Warner Norcross & Judd LLP	Michael G. Cruse	2000 Town Center	Suite 2700	Southfield	MI	48075		248-784-5131	248-603-9631	mcruse@wnj.com	Counsel to Compuware Corporation
Warner Norcross & Judd LLP	Stephen B. Grow	900 Fifth Third Center	111 Lyon Street, N.W.	Grand Rapids	MI	49503		616-752-2158		growsb@wnj.com	Counsel to Behr Industries Corp.
Weiland, Golden, Smiley, Wang Ekvall & Strok, LLP	Lei Lei Wang Ekvall	650 Town Center Drive	Suite 950	Costa Mesa	CA	92626		714-966-1000	714-966-1002	lekvall@wgllp.com	Counsel to Toshiba America Electronic Components, Inc.
Weinstein, Eisen & Weiss LLP	Aram Ordubegian	1925 Century Park East	#1150	Los Angeles	CA	90067		310-203-9393	310-203-8110	aordubegian@weineisen.com	Counsel to Orbotech, Inc.
Weltman, Weinberg & Reis Co., L.P.A.	Geoffrey J. Peters	175 South Third Street	Suite 900	Columbus	OH	43215		614-857-4326	614-222-2193	gpeters@weltman.com	Counsel to Seven Seventeen Credit Union
White & Case LLP	Glenn Kurtz Gerard Uzzi Douglas Baumstein	1155 Avenue of the Americas		New York	NY	10036-2787		212-819-8200		dkurtz@ny.whitecase.com guzzi@whitecase.com dbaumstein@ny.whitecase.com	Counsel to Appaloosa Management, LP
White & Case LLP	Thomas Lauria Frank Eaton	Wachovia Financial Center	200 South Biscayne Blvd., Suite 4900	Miami	FL	33131		305-371-2700	305-358-5744	tlauria@whitecase.com featon@miami.whitecase.com	Counsel to Appaloosa Management, LP
Whyte, Hirschboeck Dudek S.C.	Bruce G. Arnold	555 East Wells Street	Suite 1900	Milwaukee	WI	53202-4894		414-273-2100	414-223-5000	barnold@whdlaw.com	Counsel to Schunk Graphite Technology
Winstead Sechrest & Minick P.C.	R. Michael Farquhar	5400 Renaissance Tower	1201 Elm Street	Dallas	TX	75270		214-745-5400	214-745-5390	mfarquhar@winstead.com	Counsel to National Instruments Corporation
Winthrop Couchot Professional Corporation	Marc. J. Winthrop	660 Newport Center Drive	4th Floor	Newport Beach	CA	92660		949-720-4100	949-720-4111	mwinthrop@winthropcouchot.com	Counsel to Metal Surfaces, Inc.
Winthrop Couchot Professional Corporation	Sean A. O'Keefe	660 Newport Center Drive	4th Floor	Newport Beach	CA	92660		949-720-4100	949-720-4111	sokeefe@winthropcouchot.com	Counsel to Metal Surfaces, Inc.
Womble Carlyle Sandridge & Rice, PLLC	Lillian H. Pinto	300 North Greene Street	Suite 1900	Greensboro	NC	27402		336-574-8058	336-574-4528	lpinto@wcsr.com	Counsel to Armacell
Zeichner Ellman & Krause LLP	Peter Janovsky	575 Lexington Avenue		New York	NY	10022		212-223-0400	212-753-0396	pjanovsky@zeklaw.com	Counsel to Toyota Tsusho America, Inc. and Karl Kufner, KG aka Karl Kuefner, KG
Zeichner Ellman & Krause LLP	Stuart Krause	575 Lexington Avenue		New York	NY	10022		212-223-0400	212-753-0396	skrause@zeklaw.com	Counsel to Toyota Tsusho America, Inc.

EXHIBIT C

COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	PHONE	PARTY / FUNCTION
Airgas, Inc.	David Boyle	259 Radnor-Chester Road, Suite 100	P.O. Box 6675	Radnor	PA	19087-8675	610-230-3064	Counsel to Airgas, Inc.
Akebono Corporation (North America)	Alan Swiech	34385 Twelve Mile Road		Farmington Hills	MI	48331	248-489-7406	Vice President of Administration for Akebono Corporation
APS Clearing, Inc.	Andy Leinhoff Matthew Hamilton	1301 S. Capital of Texas Highway	Suite B-220	Austin	TX	78746	512-314-4416	Counsel to APS Clearing, Inc.
Berry Moorman P.C.	James P. Murphy	535 Griswold	Suite 1900	Detroit	MI	48226	313-496-1200	Counsel to Kamax L.P.; Optrex America, Inc.
Bingham McHale LLP	Michael J Alerding	10 West Market Street	Suite 2700	Indianapolis	IN	46204	317-635-8900	Counsel to Universal Tool & Engineering co., Inc. and M.G. Corporation
Cage Williams & Abelman, P.C.	Steven E. Abelman	1433 Seventeenth Street		Denver	CO	80202	303-295-0202	Counsel to United Power, Inc.
Colbert & Winstead, P.C.	Amy Wood Malone	1812 Broadway		Nashville	TN	37203	615-321-0555	Counsel to Averitt Express, Inc.
Coolidge, Wall, Womsley & Lombard Co. LPA	Steven M. Wachstein	33 West First Street	Suite 600	Dayton	OH	45402	937-223-8177	Counsel to Harco Industries, Inc.; Harco Brake Systems, Inc.; Dayton Supply & Tool Company
Curtis, Mallet-Prevost, Colt & Mosle LLP	Andrew M. Thau	101 Park Avenue		New York	NY	10178-0061	212-696-8898	Counsel to Flextronics International, Inc., Flextronics International USA, Inc.; Multek Flexible Circuits, Inc.; Sheldahl de Mexico S.A.de C.V.; Northfield Acquisition Co.; Flextronics Asia-Pacific Ltd.; Flextronics Technology (M) Sdn. Bhd
Curtis, Mallet-Prevost, Colt & Mosle LLP	David S. Karp	101 Park Avenue		New York	NY	10178-0061	212-696-6065	Counsel to Flextronics International, Inc., Flextronics International USA, Inc.; Multek Flexible Circuits, Inc.; Sheldahl de Mexico S.A.de C.V.; Northfield Acquisition Co.
DaimlerChrysler Corporation	Kim Kolb	CIMS 485-13-32	1000 Chrysler Drive	Auburn Hills	MI	48326-2766	248-576-5741	Counsel to DaimlerChrysler Corporation; DaimlerChrysler Motors Company, LLC; DaimlerChrysler Canada, Inc.
DiConza Law, P.C.	Gerard DiConza, Esq.	630 Third Avenue, 7th Floor		New York	NY	10017	212-682-4940	Counsel to Tyz-All Plastics, Inc.; Furukawa Electric North America APD; and Co-Counsel to Tower Automotive, Inc.
Dykema Gossett PLLC	Gregory J. Jordan	10 Wacker	Suite 2300	Chicago	IL	60606	312-627-2171	Counsel to Tremont City Barrel Fill PRP Group
Fagel Haber LLC	Gary E. Green	55 East Monroe	40th Floor	Chicago	IL	60603	312-346-7500	Counsel to Aluminum International, Inc.
Genovese Joblove & Battista, P.A.	Craig P. Rieders, Esq.	100 S.E. 2nd Street	Suite 4400	Miami	FL	33131	305-349-2300	Counsel to Ryder Integrated Logistics, Inc.
Grant & Eisenhofer P.A.	Geoffrey C. Jarvis	1201 North Market Street	Suite 2100	Wilmington	DE	19801	302-622-7000	Counsel to Teachers Retirement System of Oklahoma; Public Employes's Retirement System of Mississippi; Raifeisen Kapitalanlage-Gesellschaft m.b.H and Stichting Pensioenfornds ABP

COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	PHONE	PARTY / FUNCTION
Heller Ehrman LLP	Carren Shulman	Times Square Tower	Seven Times Square	New York	NY	10036	212-832-8300	Counsel to @Road, Inc.
Hunter & Schank Co. LPA	John J. Hunter	One Canton Square	1700 Canton Avenue	Toledo	OH	43624	419-255-4300	Counsel to ZF Group North America Operations, Inc.
Hunter & Schank Co. LPA	Thomas J. Schank	One Canton Square	1700 Canton Avenue	Toledo	OH	43624	419-255-4300	Counsel to ZF Group North America Operations, Inc.
Jason, Inc.	Beth Klimczak, General Counsel	411 E. Wisconsin Ave	Suite 2120	Milwaukee	WI	53202		General Counsel to Jason Incorporated
Johnston, Harris Gerde & Komarek, P.A.	Jerry W. Gerde, Esq.	239 E. 4th St.		Panama City	FL	32401	850-763-8421	Counsel to Peggy C. Brannon, Bay County Tax Collector
Kelley Drye & Warren, LLP	Mark I. Bane	101 Park Avenue		New York	NY	10178	212-808-7800	Counsel to the Pension Benefit Guaranty Corporation
Kelley Drye & Warren, LLP	Mark. R. Somerstein	101 Park Avenue		New York	NY	10178	212-808-7800	Counsel to the Pension Benefit Guaranty Corporation
Lord, Bissel & Brook LLP	Rocco N. Covino	885 Third Avenue	26th Floor	New York	NY	10022-4802	212-812-8340	Counsel to Sedgwick Claims Management Services, Inc. and Methode Electronics, Inc.
McGuirewoods LLP	Elizabeth L. Gunn	One James Center	901 East Cary Street	Richmond	VA	23219-4030	804-775-1178	Counsel to Siemens Logistics Assembly Systems, Inc.
Miami-Dade County Tax Collector	Metro-Dade Paralegal Unit	140 West Flagler Street	Suite 1403	Miami	FL	33130	305-375-5314	Paralegal Collection Specialist for Miami-Dade County
Norris, McLaughlin & Marcus North Point	Elizabeth L. Abdelmasieh, Esq Michelle M. Harner	721 Route 202-206 901 Lakeside Avenue	P.O. Box 1018	Somerville Cleveland	NJ OH	08876 44114	908-722-0700 216-586-3939	Counsel to Rotor Clip Company, Inc. Counsel to WL. Ross & Co., LLC
O'Rourke Katten & Moody	Michael C. Moody	161 N. Clark Street	Suite 2230	Chicago	IL	60601	312-849-2020	Counsel to Ameritech Credit Corporation d/b/a SBC Capital Services
Orrick, Herrington & Sutcliffe LLP	Matthew W. Cheney	The Washington Harbour	3050 K Street, N.W.	Washington	DC	20007	202-339-8400	Counsel to Westwood Associates, Inc.
Paul, Weiss, Rifkind, Wharton & Garrison	Curtis J. Weidler	1285 Avenue of the Americas		New York	NY	10019-6064	212-373-3157	Counsel to Ambrake Corporation; Akebono Corporation
Professional Technologies Services	John V. Gorman	P.O. Box #304		Frankenmuth	MI	48734	989-385-3230	Corporate Secretary for Professional Technologies Services
Republic Engineered Products, Inc.	Joseph Lapinsky	3770 Embassy Parkway		Akron	OH	44333	330-670-3004	Counsel to Republic Engineered Products, Inc.
Ropers, Majeski, Kohn & Bentley	Christopher Norgaard	515 South Flower Street	Suite 1100	Los Angeles	CA	90071	213-312-2000	Counsel to Brembo S.p.A; Bibielle S.p.A.; AP Racing
Sachnoff & Weaver, Ltd	Charles S. Schulman	10 South Wacker Drive	40th Floor	Chicago	IL	60606	312-207-1000	Counsel to Infineon Technologies North America Corporation
Schafer and Weiner PLLC	Max Newman	40950 Woodward Ave.	Suite 100	Bloomfield Hills	MI	48304	248-540-3340	Counsel to Dott Industries, Inc.
Schiff Hardin LLP	William I. Kohn	6600 Sears Tower		Chicago	IL	60066	312-258-5500	Counsel to Means Industries
Shipman & Goodwin LLP	Jennifer L. Adamy	One Constitution Plaza		Hartford	CT	06103-1919	860-251-5811	Counsel to Fortune Plastics Company of Illinois, Inc.; Universal Metal Hose Co.,

COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	PHONE	PARTY / FUNCTION
Sony Electronics Inc.	Lloyd B. Sarakin - Chief Counsel, Finance and Credit	1 Sony Drive	MD #1 E-4	Park Ridge	NJ	07656	201-930-7483	Counsel to Sony Electronics, Inc.
Stroock & Stroock & Lavan, LLP	Joseph G. Minias	180 Maiden Lane		New York	NY	10038	212-806-5400	Counsel to 975 Opdyke LP; 1401 Troy Associates Limited Partnership; 1401 Troy Associates Limited Partnership c/o Etkin Equities, Inc.; 1401 Troy Associates LP; Brighton Limited Partnership; DPS Information Services, Inc.; Etkin Management Services, Inc. a
Swidler Berlin LLP	Robert N. Steinwurtzel	The Washington Harbour	3000 K Street, N.W. Suite 300	Washington	DC	20007	202-424-7500	Attorneys for Sanders Lead Co., Inc.
Togut, Segal & Segal LLP	Albert Togut, Esq.	One Penn Plaza	Suite 3335	New York	NY	10119	212-594-5000	Conflicts counsel to Debtors
United Steel, Paper and Forestry, Rubber, Manufacturing, Energy	Allied Industrial and Service Workers, Intl Union (USW), AFL-CIO	David Jury, Esq.	Five Gateway Center Suite 807	Pittsburgh	PA	15222	412-562-2549	Counsel to United Steel, Paper and Forestry, Rubber, Manufacturing, Energy, Allied Industrial and Service Workers, International Union (USW), AFL-CIO
Vorys, Sater, Seymour and Pease LLP	Robert J. Sidman, Esq.	52 East Gay Street	P.O. Box 1008	Columbus	OH	43216-1008	614-464-6422	
Vorys, Sater, Seymour and Pease LLP	Tiffany Strelow Cobb	52 East Gay Street		Columbus	OH	43215	614-464-8322	Counsel to America Online, Inc. and its Subsidiaries and Affiliates
Warner Stevens, L.L.P.	Michael D. Warner	301 Commerce Street	Suite 1700	Fort Worth	TX	76102	817-810-5250	Counsel to Electronic Data Systems Corp. and EDS Information Services, L.L.C.
Winstead Sechrest & Minick P.C.	Berry D. Spears	401 Congress Avenue	Suite 2100	Austin	TX	78701	512-370-2800	Counsel to National Instruments Corporation
WL Ross & Co., LLC	Stephen Toy	600 Lexington Avenue	19th Floor	New York	NY	10022	212-826-1100	Counsel to WL. Ross & Co., LLC

EXHIBIT D

Presentment Date And Time: August 6, 2007 at 4:00 p.m.
Objection Deadline: August 6, 2007 at 2:00 p.m.

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP
333 West Wacker Drive, Suite 2100
Chicago, Illinois 60606
(312) 407-0700
John Wm. Butler, Jr. (JB 4711)
John K. Lyons (JL 4951)
Ron E. Meisler (RM 3026)

- and -

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP
Four Times Square
New York, New York 10036
(212) 735-3000
Kayalyn A. Marafioti (KM 9632)
Thomas J. Matz (TM 5986)

Attorneys for Delphi Corporation, et al.,
Debtors and Debtors-in-Possession

Delphi Legal Information Hotline:
Toll Free: (800) 718-5305
International: (248) 813-2698

Delphi Legal Information Website:
<http://www.delphidocket.com>

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

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	:	
In re	:	Chapter 11
	:	
DELPHI CORPORATION, <u>et al.</u> ,	:	Case No. 05- 44481 (RDD)
	:	
Debtors.	:	(Jointly Administered)
	:	
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NOTICE OF PRESENTMENT OF ORDER UNDER 11 U.S.C. §§ 327(e) AND 1107(b)
AND FED. R. BANKR. P. 2014 AUTHORIZING EMPLOYMENT
AND RETENTION OF DYKEMA GOSSETT PLLC AS SPECIAL
COUNSEL TO DEBTORS NUNC PRO TUNC TO APRIL 1, 2007

PLEASE TAKE NOTICE that on July 27, 2007, Delphi Corporation ("Delphi") and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases, filed the Application For Order Under 11 U.S.C. §§ 327(e) And 1107(b) And Fed. R. Bankr. P. 2014 Authorizing Employment And Retention Of Dykema Gossett PLLC As Special Counsel To Debtors Nunc Pro Tunc To April 1, 2007 (the "Application," a copy of which is attached to this notice as Exhibit A).

PLEASE TAKE FURTHER NOTICE that if timely written objections are filed, served, and received in accordance with this notice, a hearing to consider approval of the Application will be held on August 27, 2007 at 10:00 a.m. (prevailing Eastern time) (the "Hearing") before the Honorable Robert D. Drain, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 610, New York, New York, 10004.

PLEASE TAKE FURTHER NOTICE that if no written objections to the Application are timely filed, served, and received, the order filed with the Application and attached to this notice as Exhibit B will be submitted for signature to the Honorable Robert D. Drain, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 610, New York, New York 10004 on August 6, 2007 at 4:00 p.m. (prevailing Eastern time).

PLEASE TAKE FURTHER NOTICE that objections, if any, to the Application must (a) be in writing, (b) conform to the Federal Rules of Bankruptcy Procedure, the Local Bankruptcy Rules for the Southern District of New York, and the Amended Eighth Supplemental Order Under 11 U.S.C. §§ 102(1) And 105 And Fed. R. Bankr. P. 2002(m), 9006, 9007, And 9014 Establishing Omnibus Hearing Dates And

Certain Notice, Case Management, And Administrative Procedures, entered by this Court on October 26, 2006, as amended (the "Amended Eighth Supplemental Case Management Order") (Docket No. 5418), (c) be filed with the Bankruptcy Court in accordance with General Order M-242 (as amended) (registered users of the Bankruptcy Court's case filing system must file electronically, and all other parties-in-interest must file on a 3.5 inch disk (preferably in Portable Document Format (PDF), WordPerfect, or any other Windows-based word processing format)), (d) be submitted in hard-copy form directly to the chambers of the Honorable Robert D. Drain, United States Bankruptcy Judge, and (e) be served upon (i) Delphi Corporation, 5725 Delphi Drive, Troy, Michigan 48098 (Att'n: General Counsel), (ii) counsel to the Debtors, Skadden, Arps, Slate, Meagher & Flom LLP, 333 West Wacker Drive, Suite 2100, Chicago, Illinois 60606 (Att'n: John Wm. Butler, Jr.), (iii) counsel for the agent under the postpetition credit facility, Davis Polk & Wardwell, 450 Lexington Avenue, New York, New York 10017 (Att'n: Brian Resnick), (iv) counsel for the official committee of unsecured creditors, Latham & Watkins LLP, 885 Third Avenue, New York, New York 10022 (Att'n: Robert J. Rosenberg and Mark A. Broude), (v) Dykema Gossett PLLC (Att'n: Ronald L. Rose), (vi) counsel for the official committee of equity security holders, Fried Frank, Harris, Shriver & Jacobson LLP, One New York Plaza, New York, New York 10004 (Att'n: Bonnie Steingart), and (vii) the Office of the United States Trustee for the Southern District of New York, 33 Whitehall Street, Suite 2100, New York, New York 10004 (Att'n: Alicia M. Leonhard), in each case so as to be **received** no later than **2:00 p.m. (prevailing Eastern time) on August 6, 2007** (the "Objection Deadline").

PLEASE TAKE FURTHER NOTICE that only those objections made as set forth herein and in accordance with the Amended Eighth Supplemental Case Management Order will be considered by the Bankruptcy Court at the Hearing. If no objections to the Application are timely filed and served in accordance with the procedures set forth herein and in the Amended Eighth Supplemental Case Management Order, the Bankruptcy Court may enter an order granting the Application **without further notice**.

Dated: New York, New York
July 27, 2007

SKADDEN, ARPS, SLATE, MEAGHER
& FLOM LLP

By: /s/ John Wm. Butler, Jr.
John Wm. Butler, Jr. (JB 4711)
John K. Lyons (JL 9331)
Ron E. Meisler (RM 3026)
333 West Wacker Drive, Suite 2100
Chicago, Illinois 60606

- and -

By: /s/ Kayalyn A. Marafioti
Kayalyn A. Marafioti (KM 9632)
Thomas J. Matz (TM 5986)
Four Times Square
New York, New York 10036

Attorneys for Delphi Corporation, et al.,
Debtors and Debtors-in-Possession

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

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In re	: Chapter 11
DELPHI CORPORATION, <u>et al.</u> ,	: Case No. 05-44481 (RDD)
Debtors.	: (Jointly Administered)
-----X	

ORDER UNDER 11 U.S.C. §§ 327(e) AND 1107(b) AND FED. R. BANKR. P. 2014
AUTHORIZING EMPLOYMENT AND RETENTION OF DYKEMA GOSSETT PLLC AS
SPECIAL COUNSEL TO DEBTORS NUNC PRO TUNC TO APRIL 1, 2007

("DYKEMA RETENTION ORDER")

Upon the application, dated July 27, 2007 (the "Application"), of Delphi Corporation and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), for an order under 11 U.S.C. §§ 327(e) and 1107(b) and Fed. R. Bankr. P. 2014 authorizing the employment and retention of Dykema Gossett PLLC ("Dykema") as special counsel to the Debtors; and upon the Declaration And Disclosure Of Ronald L. Rose In Support Of Application For Entry Of Order Under 11 U.S.C. §§ 327(e) And 1107(b) And Fed. R. Bankr. P. 2014 Authorizing Employment And Retention Of Dykema Gossett PLLC As Special Counsel To Debtors Nunc Pro Tunc To April 1, 2007, executed on July 26, 2007; and this Court having determined that the relief requested in the Application is in the best interests of the Debtors, their estates, their creditors, and other parties-in-interest; and it appearing that proper and adequate notice of the Application has been given and that no other or further notice is necessary; and after due deliberation thereon; and good and sufficient cause appearing therefor, it is hereby

ORDERED, ADJUDGED, AND DECREED THAT:

1. The Application is GRANTED.
2. The Debtors' employment of Dykema as special counsel, pursuant to the Application, is approved under sections 327(e) and 1107(b) of the Bankruptcy Code and Rule 2014 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), with approval of such employment being effective as of April 1, 2007.
3. Dykema shall be compensated in accordance with the standards and procedures set forth in sections 330 and 331 of the Bankruptcy Code and all applicable Bankruptcy Rules, Local Bankruptcy Rules for the United States Bankruptcy Court for the Southern District of New York (the "Local Rules"), guidelines established by the Office of the United States Trustee, and further orders of this Court.
4. This Court shall retain jurisdiction to hear and determine all matters arising from the implementation of this order.
5. The requirement under Local Rule 9013-1(b) for the service and filing of a separate memorandum of law is deemed satisfied by the Application.

Dated: New York, New York
August____, 2007

UNITED STATES BANKRUPTCY JUDGE

Delphi Legal Information Hotline:
Toll Free: (800) 718-5305
International: (248) 813-2698

Delphi Legal Information Website:
<http://www.delphidocket.com>

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

-----X
In re : Chapter 11
DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)
Debtors. : (Jointly Administered)
-----X

APPLICATION FOR ORDER UNDER 11 U.S.C. §§ 327(e) AND 1107(b)
AND FED. R. BANKR. P. 2014 AUTHORIZING EMPLOYMENT AND
RETENTION OF DYKEMA GOSSETT PLLC AS SPECIAL COUNSEL
TO DEBTORS NUNC PRO TUNC TO APRIL 1, 2007

("DYKEMA RETENTION APPLICATION")

Delphi Corporation ("Delphi") and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), hereby submit this application (the "Application") for an order under 11 U.S.C. §§ 327(e) and 1107(b) and Fed. R. Bankr. P. 2014 authorizing the employment and retention of Dykema Gossett PLLC ("Dykema") as special counsel to the Debtors, nunc pro tunc to April 1, 2007. In support of this Application, the Debtors submit the declaration and disclosure of Ronald L. Rose, executed on July 26, 2007 (the "Rose Declaration"), and respectfully represent as follows:

Background

A. The Chapter 11 Filings

1. On October 8 and 14, 2005, the Debtors filed voluntary petitions in this Court for reorganization relief under chapter 11 of title 11 of the United States Code, 11 U.S.C.

§§ 101-1330, as then amended (the "Bankruptcy Code"). The Debtors continue to operate their businesses and manage their properties as debtors-in-possession under Bankruptcy Code sections 1107(a) and 1108. The Court has ordered joint administration of these cases.

2. No trustee or examiner has been appointed in these cases. On October 17, 2005, the Office of the United States Trustee (the "U.S. Trustee") appointed an official committee of unsecured creditors. On April 28, 2006, the U.S. Trustee appointed an official committee of equity holders (together with the official committee of unsecured creditors, the "Statutory Committees").

3. This Court has jurisdiction over this motion pursuant to 28 U.S.C. §§ 157 and 1334. Venue is proper pursuant to 28 U.S.C. §§ 1408 and 1409. This matter is a core proceeding under 28 U.S.C. § 157(b)(2).

4. The statutory predicates for the relief requested herein are sections 327(e) and 1107(b) of the Bankruptcy Code and rule 2014 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules").

B. Current Business Operations Of The Debtors

5. Delphi and its subsidiaries and affiliates (collectively, the "Company") as of December 31, 2006 had global net sales of \$26.4 billion and global assets of approximately \$15.4 billion.¹ At the time of its chapter 11 filing, Delphi ranked as the fifth largest public company business reorganization in terms of revenues and the thirteenth largest public company

¹ The aggregated financial data used in this Motion generally consists of consolidated information from Delphi and its worldwide subsidiaries and affiliates as disclosed in the Company's Form 10-K filed on February 27, 2007.

business reorganization in terms of assets. Delphi's non-U.S. subsidiaries are not chapter 11 debtors and continue their business operations without supervision from the Bankruptcy Court.²

6. The Company is a leading global technology innovator with significant engineering resources and technical competencies in a variety of disciplines, and is one of the largest global suppliers of vehicle electronics, transportation components, integrated systems and modules, and other electronic technology. The Company supplies products to nearly every major global automotive original equipment manufacturer ("OEM").

7. Delphi was incorporated in Delaware in 1998 as a wholly-owned subsidiary of General Motors Corporation ("GM"). Prior to January 1, 1999, GM conducted the Company's business through various divisions and subsidiaries. Effective January 1, 1999, the assets and liabilities of these divisions and subsidiaries were transferred to the Company in accordance with the terms of a Master Separation Agreement between Delphi and GM. In connection with these transactions, Delphi accelerated its evolution from a North American-based, captive automotive supplier to a global supplier of components, integrated systems, and modules for a wide range of customers and applications. Although GM is still the Company's single largest customer, today more than half of Delphi's revenue is generated from non-GM sources.

C. Events Leading To The Chapter 11 Filing

8. In the first two years following Delphi's separation from GM, the Company generated approximately \$2 billion in net income. Every year thereafter, however,

² On March 20 2007, Delphi Automotive Systems Espana S.L. ("DASE"), whose sole operation is a non-core automotive component plant in Cadiz, Spain, filed a "Concurso" application for a Spanish insolvency proceeding. The application was approved by the Spanish court on April 13, 2007. On July 4, 2007, DASE, its Concurso receivers, and the Cadiz workers councils and unions reached a settlement on a social plan, the funding of which was approved by this Court on July 19, 2007. The Concurso proceeding is consistent with Delphi's transformation plan to optimize its manufacturing footprint and to lower its overall cost structure.

with the exception of 2002, the Company has suffered losses. In calendar year 2004, the Company reported a net loss of approximately \$4.8 billion on \$28.6 billion in net sales.³ Reflective of a continued downturn in the marketplace, in 2005 Delphi incurred net losses of approximately \$2.4 billion on net sales of \$26.9 billion. Moreover, in 2006, the Debtors incurred a net loss of \$5.5 billion, \$3.0 billion of which comprised charges related to the U.S. employee special attrition programs.

9. The Debtors believe that the Company's financial performance has deteriorated because of (i) increasingly unsustainable U.S. legacy liabilities and operational restrictions preventing the Debtors from exiting non-profitable, non-core operations, all of which have the effect of creating largely fixed labor costs, (ii) a competitive U.S. vehicle production environment for domestic OEMs resulting in the reduced number of motor vehicles that GM produces annually in the United States and related pricing pressures, and (iii) increasing commodity prices.

10. In light of these factors, the Company determined that it would be imprudent and irresponsible to defer addressing and resolving its U.S. legacy liabilities, product portfolio, operational issues, and forward-looking revenue requirements. Because discussions with its major stakeholders had not progressed sufficiently by the end of the third quarter of 2005, the Company commenced these chapter 11 cases for its U.S. businesses to complete its transformation plan and preserve value for its stakeholders.

³ Reported net losses in calendar year 2004 reflect a \$4.1 billion tax charge, primarily related to the recording of a valuation allowance on the U.S. deferred tax assets as of December 31, 2004. The Company's net operating loss in calendar year 2004 was \$482 million.

D. The Debtors' Transformation Plan

11. On March 31, 2006, the Company outlined five key tenets of its transformation plan.⁴ First, Delphi must modify its labor agreements to create a competitive arena in which to conduct business.⁵ Second, the Debtors must conclude their negotiations with GM to finalize GM's financial support for the Debtors' legacy and labor costs and to ascertain GM's business commitment to the Company.⁶ Third, the Debtors must streamline their product portfolio to capitalize on their world-class technology and market strengths and make the necessary manufacturing alignment with their new focus.⁷ Fourth, the Debtors must transform

⁴ In furtherance of the Debtors' transformation plan, on December 18, 2006, the Debtors announced their execution of an equity purchase and commitment agreement with certain investors, and a plan framework support agreement with those investors and GM. On April 19, 2007, Delphi confirmed that it anticipated negotiating changes to the agreements, primarily as a result of addressing differences in views regarding the Company's reorganization enterprise value among the investors, GM, the Statutory Committees, and the Company. On July 9, 2007, Delphi confirmed that it had formally terminated the equity purchase and commitment agreement and related plan framework support agreement but that it expected to enter into new framework agreements with plan investors presently. Subsequently, on July 18, 2007, Delphi announced that it had accepted a new proposal for an equity purchase and commitment agreement (the "Delphi-Appaloosa EPCA") submitted by a group comprising a number of the original plan investors (affiliates of Appaloosa Management L.P., Harbinger Capital Partners Master Fund I, Ltd., Merrill Lynch, Pierce, Fenner & Smith Inc., and UBS Securities LLC) as well as, Goldman Sachs & Co. and an affiliate of Pardus Capital Management, L.P. (collectively, the "New Plan Investors"). Under the Delphi-Appaloosa EPCA, which is subject to Court approval, the New Plan Investors would invest up to \$2.55 billion in preferred and common equity in the reorganized Delphi to support the Company's transformation plan and plan of reorganization.

⁵ Among the progress made to date, on June 22, 2007, Delphi reached an agreement with the International Union, United Automobile, Aerospace, and Agricultural Implement Workers of America (the "UAW") and GM that (a) modifies, extends, or terminates provisions of the existing collective bargaining agreements among Delphi, the UAW, and its various locals, (b) provides that GM will undertake certain financial obligations to Delphi's UAW-represented employees and retirees to facilitate these modifications, and (c) modifies retiree welfare benefits for certain UAW-represented retirees of the Debtors. This agreement, which was approved by this Court on July 19, 2007, should facilitate the Debtors' reaching consensual resolutions of their labor issues with the remaining unions and GM and permit the Debtors to continue to implement their transformation plan and to develop, prosecute, confirm, and consummate a plan of reorganization. Delphi is currently engaged in settlement discussions with its second and third largest U.S. labor unions and is working to conclude discussions with those unions as well as three smaller unions as soon as practicable.

⁶ On July 9, 2007, Delphi confirmed that its discussions with GM on a comprehensive settlement agreement had entered the documentation phase and that it expected that a settlement with GM would be incorporated into the Debtors' plan of reorganization rather than filed with this Court for separate approval.

⁷ In connection with their March 31, 2006 announced transformation plan, the Debtors classified "core" and "non-core" product lines and plants. The Debtors have been working to divest non-core assets so as to

their salaried workforce to ensure that the Company's organizational and cost structure is competitive and aligned with its product portfolio and manufacturing footprint.⁸ Finally, the Debtors must devise a workable solution to their current pension situation.⁹

12. Upon the conclusion of the reorganization process, the Debtors expect to emerge as a stronger, more financially sound business with viable U.S. operations that are well-positioned to advance global enterprise objectives. In the meantime, Delphi will marshal all of its resources to continue to deliver high-quality products to its customers globally. Additionally, the Company will preserve and continue the strategic growth of its non-U.S. operations and maintain its prominence as the world's premier auto supplier.

maximize the value of the estate for stakeholders. During the 2006 and 2007 calendar years, for example, the Debtors sold substantially all of the assets related to MobileAria, Inc., its chapter 11 affiliate, obtained court approval for the sale of substantially all of the assets of their brake hose and Saltillo, Mexico brake plant businesses, and obtained court approval of bid procedures related to the upcoming sale of substantially all assets used in their catalyst business. In addition, as announced publicly, the Debtors anticipate selling additional non-core assets, including, without limitation, their steering, interior, and closures businesses.

⁸ As part of this effort, effective July 1, 2006, the Company realigned its business operations to focus its product portfolio on core technologies for which the Company believes it has significant competitive and technological advantages. The Company's revised operating structure consists of its four core business segments: Electronics and Safety, Thermal Systems, Powertrain Systems, and Electrical/Electronic Architecture. The Company also has two additional segments, Steering and Automotive Holdings Group, which will be transitioned as part of the Company's transformation plan. The Debtors also made significant progress in ensuring that their organizational and cost structure is competitive in obtaining the entry of this Court's Order Under 11 U.S.C. § 363(b) And Fed. R. Bankr. P. 6004 Authorizing Debtors To Enter Into Finance Outsourcing Agreement on April 23, 2007 (Docket No. 7773) (the "Finance Outsourcing Order"). The Finance Outsourcing Order authorized the Debtors to outsource certain of the Debtors' accounts receivable, accounts payable, fixed assets, travel and expense reporting, general ledger, and contract administration processes and significantly reduce SG&A expenses as part of their transformation plan.

⁹ To that end, on May 31, 2007, the Bankruptcy Court granted the Debtors' motion for authority to perform under the terms of those certain September 30, 2006 plan year funding waivers, which were approved by the IRS, for both the Delphi Hourly-Rate Employees Plan and the Delphi Retirement Program for Salaried Employees (collectively, the "Plans"). On July 13, 2007, the IRS modified the conditional funding waivers granted to Delphi related to the Plans, extending the dates by which Delphi is required to file a plan of reorganization and emerge from chapter 11 to December 31, 2007 and February 28, 2008, respectively.

Relief Requested

13. Dykema is currently retained as a professional utilized by the Debtors in the ordinary course of business in accordance with the provisions of the Order Under 11 U.S.C §§ 327, 330, And 331 Authorizing Retention Of Professionals Utilized by Debtors In Ordinary Course of Business, entered by this Court on November 4, 2005 (the "OCP Order") (Docket No. 883). Paragraph 3 of the OCP Order authorized the Debtors to make monthly payments for fees and expenses to each of the professionals utilized by the Debtors in the ordinary course of business (collectively, the "OCPs") in the ordinary course of business and without further court approval, provided, however, that fees paid to an OCP could not exceed either (a) \$50,000 per month for each OCP (the "Monthly OCP Threshold") or (b) \$500,000 in the aggregate for each OCP over the course of these chapter 11 cases. Under paragraph 4 of the OCP Order, if the fees payable to any OCP exceeded the Monthly OCP Threshold, the Debtors were required to formally retain such OCP. Because Dykema has recently exceeded, and will probably continue to exceed, the Monthly OCP Threshold, it must be formally retained.¹⁰ By this Application, the Debtors respectfully request the entry of an order under sections 327(e) and 1107(b) of the Bankruptcy Code and Bankruptcy Rule 2014 authorizing the employment and retention of Dykema as special counsel to the Debtor regarding intellectual property, environmental, corporate, and litigation matters.

Basis For Relief

14. The Debtors submit that Dykema's proposed retention meets all the prerequisites for retention of special counsel under section 327(e) of the Bankruptcy Code, which

¹⁰ Dykema has exceeded the Monthly OCP Threshold for the months of April and May 2007, and therefore seeks to be retained nunc pro tunc to April 1, 2007.

permits a debtor-in-possession, with court approval, to employ counsel for a "specified special purpose" if such employment is in the best interest of the Debtors.

The Debtors' Employment Of Dykema Is In The Best Interests Of The Estates

15. On November 10, 2005, the Debtors retained Dykema as an OCP pursuant to the OCP Order and the Affidavit Of Legal Ordinary Course Professional, dated November 10, 2005, a copy of which is attached as Exhibit 1 to the Rose Declaration (the "Ordinary Course Affidavit"). Dykema since then has represented the Debtors in relation to various intellectual property matters as well as in a number of other environmental, corporate, and litigation matters. As a result of its work on additional matters, Dykema has recently exceeded, and will probably continue to exceed, the Monthly OCP Threshold. Therefore, the Debtors request that Dykema be formally retained as special counsel to the Debtors in these chapter 11 cases as special counsel to the Debtor regarding intellectual property, environmental, corporate, and litigation matters.

16. The Debtors believe that the continued employment of Dykema will not duplicate the employment of any of the other professionals retained by the Debtors. The Debtors understand that Dykema will work with the other professionals retained by the Debtors to avoid any such duplication.

Services To Be Rendered By Dykema

17. The Debtors wish to retain Dykema to continue to provide the Debtors with ongoing legal advice and services regarding certain of the Debtors' intellectual property, environmental, corporate, and litigation matters, and related issues (the "Services").

18. Dykema has indicated its desire and willingness to represent the Debtors as set forth herein and to render the necessary professional services as special counsel to the Debtors.

Disinterestedness Of Professionals

19. Section 327(e) does not require that Dykema and its attorneys be "disinterested persons" as defined in section 101(14) of the Bankruptcy Code. Rather, section 327(e) of the Bankruptcy Code requires that Dykema not represent or hold any interest adverse to the estates or the Debtors with respect to the matters on which Dykema is to be employed. As discussed above, the employment of Dykema as special counsel to the Debtors is in the best interests of the Debtors.

20. The Rose Declaration filed in support of this Application contains information available to date on Dykema's connections with other parties-in-interest, as required by Bankruptcy Rule 2014(a). According to the Rose Declaration, Dykema, its partners, counsel, and associates do not hold or represent any interest adverse to the Debtors, their creditors, any other party-in-interest in these chapter 11 cases, their respective attorneys and investment advisors, the U.S. Trustee, or any person employed therein, with respect to the matters on which Dykema is to be employed.

21. Dykema has disclosed to the Debtors that Dykema has in the past represented, currently represents, and likely in the future will represent, certain of the Debtors' creditors and other parties-in-interest in matters unrelated to the Debtors or their chapter 11 cases, and in certain matters related to these chapter 11 cases, but unrelated to the matters on which Dykema is to be employed. Dykema does not believe that the foregoing raises any actual or potential conflict of interest for Dykema relating to the representation of the Debtors as their special counsel in these chapter 11 cases, but such relationships are disclosed out of an abundance of caution. The Debtors understand that, to vitiate any actual or potential conflicts of interest, Dykema will not assist the Debtors in connection with their analysis, negotiations, and litigation, if any, with parties with whom Dykema has existing client relationships, and that

Skadden, Arps, Slate, Meagher, & Flom LLP ("Skadden") (or other counsel if Skadden has a conflict), instead, will handle any such tasks.

Professional Compensation

22. Dykema intends to apply to this Court for compensation and reimbursement of expenses in accordance with sections 330(a) and 331 of the Bankruptcy Code, the Bankruptcy Rules, applicable guidelines established by the U.S. Trustee, and orders of this Court.¹¹ Dykema acknowledges that all compensation will be subject to this Court's review and approval, after notice and a hearing.

23. Under the applicable provisions of the Bankruptcy Code, and subject to the approval of this Court, the Debtors propose to pay Dykema its rates as disclosed in the Rose Declaration and in the Ordinary Course Affidavit. Dykema's hourly rates for the lawyers expected to provide the Services range from \$185 to \$625, and the rate for paralegals and most other paraprofessionals range from \$145 to \$235. Dykema reserves the right to adjust its hourly rates in accordance with the firm's general adjustment to its attorneys and paraprofessional rates as may be made from time to time.

24. No arrangement is proposed between the Debtors and Dykema for compensation to be paid in these chapter 11 cases other than as set forth above, in the Ordinary Course Affidavit, and in the Rose Declaration.

25. At the Debtors' request, Dykema has for a period of time predating this Application assisted the Debtors in connection with some of the Services in its capacity as an OCP, but Dykema has exceeded the Monthly OCP Threshold for work performed on and after

¹¹ If the requested relief is granted and the Debtors are authorized to employ and retain Dykema as special counsel, effective as of April 1, 2007, Dykema will be required to submit fee applications with this Court for only those periods including and following April 1, 2007.

April 1, 2007, and hence the Debtors request Dykema's retention under this Application to be effective nunc pro tunc to April 1, 2007.

Conclusion

26. For the foregoing reasons, the Debtors submit that the employment of Dykema as the Debtors' special counsel on the terms set forth herein is in the best interests of the estates.

Memorandum Of Law

27. Because the legal points and authorities upon which this Application relies are incorporated herein, the Debtors respectfully request that the requirement of the service and filing of a separate memorandum of law under Rule 9013-1(b) of the Local Bankruptcy Rules for the United States Bankruptcy Court for the Southern District of New York be deemed satisfied.

WHEREFORE, the Debtors respectfully request that this Court enter an order (i) authorizing the Debtors to employ and retain Dykema as their special counsel to perform the Services, nunc pro tunc to April 1, 2007 and (ii) granting the Debtors such other and further relief as is just.

Dated: New York, New York
July 27, 2007

DELPHI CORPORATION, on behalf of itself and certain of its subsidiaries and affiliates, as Debtors and Debtors-in-Possession

By: /s/ John D. Sheehan
Name: John D. Sheehan
Title: Vice President, Chief Restructuring Officer,
and Controller

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

-----X		
In re	:	Chapter 11
	:	
DELPHI CORPORATION, <u>et al.</u> ,	:	Case No. 05-44481 (RDD)
	:	
Debtors.	:	(Jointly Administered)
	:	
-----X		

DECLARATION AND DISCLOSURE OF RONALD L. ROSE IN SUPPORT OF
APPLICATION FOR ENTRY OF ORDER UNDER 11 U.S.C. §§ 327(e) AND 1107(b) AND
FED. R. BANKR. P.2014 AUTHORIZING EMPLOYMENT AND RETENTION OF
DYKEMA GOSSETT, PLLC AS SPECIAL COUNSEL
TO DEBTORS NUNC PRO TUNC TO APRIL 1, 2007

I, Ronald L. Rose, declare under penalty of perjury as follows:

1. I am a member of the law firm of Dykema Gossett, PLLC ("Dykema"), which maintains offices in Los Angeles, Chicago, Washington, D.C., and in Michigan, Detroit, Bloomfield Hills, Ann Arbor, Lansing, and Grand Rapids. The name, address, and telephone number for Dykema's main office is as follows:

Dykema Gossett, PLLC
400 Renaissance Center
Detroit, MI 48226
Telephone: (313) 568-6800
Facsimile: (313) 568-6701

2. I am a member in good standing of the bar of the State of Michigan.

3. I submit this declaration (this "Declaration"), pursuant to Rule 2014 of the Federal Rule Bankruptcy Procedure (the "Bankruptcy Rules") and Rule 2014-1 of the Local Bankruptcy Rules for this Court (the "Local Rules"), in connection with the application of Delphi Corporation ("Delphi" or the "Company") and certain of its subsidiaries and affiliates, debtors

and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), for an order, pursuant to sections 327(e) and 1107(b) of Title 11, United States Code, 11 U.S.C. §§ 101 et seq. (the "Bankruptcy Code"), authorizing the retention and employment of Dykema as special counsel, nunc pro tunc to April 1, 2007 (the "Application").¹ This Declaration shall also constitute Dykema's disclosure of compensation required by Bankruptcy Rule 2016(b), Local Rule 2016-1, and Section 329 of the Bankruptcy Code.

4. I am authorized to make this Declaration on Dykema's behalf and, unless otherwise stated, I have personal knowledge of the facts set forth herein. Certain disclosures herein relate to matters within the knowledge of other attorneys at Dykema and are based on information provided to me by them.

Dykema's Retention And Representation

5. Based on the consistently high-quality legal service provided by Dykema to Delphi over the past several years, Dykema was selected by the Debtors to provide legal advice and services regarding certain intellectual property, corporate finance, and litigation matters. See Affidavit of Legal Ordinary Course Professional dated November 10, 2005 and attached as Exhibit 1 hereto. Hereinafter, the services described in this paragraph will be referred to as the "Services."

6. In connection with the Services, Dykema, under the direction of the Delphi staff, is representing the Debtors in relation to certain pending litigation matters, assisting the Debtor in various intellectual property matters, and advising and counseling the Debtors in certain corporate transactions involving the sale of certain of the Debtor's assets, and performing related tasks.

¹ Capitalized terms not otherwise defined herein shall have the meanings ascribed to them in the Application.

7. I understand that the Debtors selected Dykema as its counsel with respect to the Services because Dykema is a national leader in the provision of legal services including the Services to be performed for Delphi. In connection therewith, Dykema has become familiar with the issues relevant to Delphi.

8. In light of Dykema's existing client representations on unrelated matters and, as discussed below, the Debtors' engagement of Skadden, Arps, Slate, Meagher, & Flom LLP ("Skadden") as general bankruptcy counsel, along with their retention of (a) Shearman & Sterling LLP ("Shearman") as special counsel; (b) O'Melveny & Myers LLP ("O'Melveny") as special labor counsel; (c) Wilmer Cutler Pickering Hale and Door LLP ("WCPHD") as special regulatory counsel; (d) Banner & Witcoff, Ltd ("Banner"), as special intellectual property counsel; (e) Cantor Colburn LLP ("Cantor") as special patent counsel; (f) Butzel Long, PC ("Butzel") as special commercial litigation counsel; and (g) Groom Law Group Chartered ("Groom" and collectively with the other professionals the Debtors retain by order of the Court in their chapter 11 cases, the "Other Special Counsel"), Dykema will not be responsible for and will not undertake any representation of the Debtors with respect to either (x) advising the Debtors concerning specific contracts and claims of certain of Dykema's existing clients, or (y) reviewing, interpreting, or commenting on the specific contracts and claims of certain of Dykema's existing clients. These existing client relationships, and the scope of the carve-out from Dykema's retention, are discussed more fully below.

9. I understand that the Debtors may request that Dykema undertake specific matters beyond the limited scope of the responsibilities set forth above. Should Dykema agree in its discretion to undertake any such matter, it is Dykema's understanding that the Debtors shall seek further order of this Court authorizing Dykema's retention for such additional purposes.

10. Dykema recognizes the need to, and will, take all steps reasonably necessary, together with Skadden, as the Debtor's general bankruptcy counsel, and the Other Special Counsel, to ensure that there is no duplication of effort or work between Skadden and the Other Special Counsel, on the one hand, and Dykema on the other hand, and will continue to do so. It is Dykema's intention that the estates should receive the best value possible from the efficient coordination of work among its counsel. Dykema believes that its lawyers and Skadden and the Other Special Counsel have to date delineated clearly, and will continue to delineate clearly, the division of work between them, so as to avoid any duplication of effort and to maximize the efficiencies of the proposed arrangement.

11. Dykema holds a general unsecured pre-petition claim in the Bankruptcy Case on account of services provided to the Debtors prior to the petition date in the amount of \$37,899.85.

Dykema's Disclosure Procedures

12. Skadden forwarded to Dykema a list of the principle parties-in-interest in these chapter 11 cases, including the Debtors' and Delphi's domestic and foreign subsidiaries, joint owners of subsidiaries, directors, officers, key executives, lenders, insurers, underwriters, unions, major equity- and note-holders, customers, vendors, and counterparties to major leases and contracts, among other entities with possible connections to these cases. The entities referenced in this paragraph are referred to collectively as the "Interested Parties."

13. In preparing this Declaration, I implemented procedures developed by Dykema to ensure compliance with the requirements of the Bankruptcy Code and the Bankruptcy Rules regarding the retention of Dykema as special counsel in the Debtors' chapter 11 cases (the "Dykema Disclosure Procedures"). The statements and disclosures contained herein are based on

the results of the Dykema Disclosure Procedures. Pursuant to the Dykema Disclosure Procedures, I caused to be performed, the following actions to identify the parties relevant to this Declaration and to ascertain Dykema's connections to the Interested Parties:

- (a) I directed Dykema personnel to compare the list of Interested Parties to the names that Dykema has compiled in a master client database from its conflict clearance and billing records, comprised of the names of the entities for which any attorney time charges have been billed since November, 1990 (the "Client Database"). The Client Database includes the name of each current or former client, the names of the parties who are or were related or adverse to such current or former client in the matters on which we represented the client, and the names of the Dykema personnel who are or were responsible for current or former matters for each such client.
- (b) Any matches between the Client Database and the list of Interested Parties were identified (the "Client Matches").
- (c) Dykema personnel then reviewed the Client Matches and deleted obvious name coincidences and individuals or entities that were adverse to Dykema's client in both this matter and the respective matters referenced in the Client Matches. The remaining client connections were compiled for purposes of this Declaration.

Dykema's Connections

14. The disclosures in this subsection are the product of implementing the Dykema Disclosure Procedures, and they disclose Dykema's connections with the Interested Parties for purposes of Bankruptcy Rule 2014.

A. Representations Adverse To Delphi.

15. Delphi, on behalf of itself and its affiliates, has waived certain non-disqualifying conflicts and agreed that Dykema may represent other of its current and future clients on a basis adverse to Delphi in any matter, including with respect to the Company's pending chapter 11 cases, provided such other engagements are not related directly to the Services being provided by Dykema. With respect to such engagements, Dykema represents Tremont City Barrel Fill PRP Group on matters adverse or potentially adverse to the Debtors.

16. In general, Dykema lawyers who are involved in representing its other clients on matters adverse or potentially adverse to the Debtors have not been and will not be involved in providing any of the Services to Delphi.

B. Representations Of Interested Parties Or Their Affiliates.

17. Dykema previously represented and may represent in the future, in matters wholly unrelated to these chapter 11 cases, the following Interested Parties or, in some instances, their subsidiary, parent, or affiliate:²

King Street Capital Management LLC, IER Industries, Putnam Investments, Baker Hughes Incorporated, Fried, Frank, Harris, Shriver & Jacobson LLP, Nisshinbo Automotive Corporation, Environ, Harbinger, Ropes & Gray LLP, White & Case LLP, Teledyne Technologies Inc., Prudential Financial Inc., Prudential Investment Management Inc., Prudential Real Estate Investors, Faurecia Exhaust Sys Inc., Commerzbank Aktiengesellschaft New, Worthington Steel Company, Ralco Industries, Inc., Hyundai Motor Company, Daewoo Motor Co., LTD., Ace American Insurance Company, Cole Managed Vision, AON (Bermuda) Limited, AON Risk Services of Illinois, AON Risk Services, Inc., BCBS of Michigan, Metlife, NSK LTD, Ace Insurance Co., Allianz of America Corporation, American Home Assurance Co., ANR Pipeline Company, AON UK, Chubb Custom Insurance, Federal Insurance Company, Great American Insurance Co., HDI Insurance Company, Lloyds of London, Marsh USA, Inc., National Union Fire Insurance Co. (AIG), Panhandle Eastern Pipeline Company, St. Paul Fire & Marine Insurance Co., Swiss Re Insurance Company LTD, Tokio Marine, Twin City Fire Insurance (Hartford), Zurich American Insurance Company, 3M Company, A Agrati Spa, Analog Devices Inc., Aramark, Daewoo Heavy Industry America, Dayco Products LLC, Deloitte & Touche, Denso International America, Inc., Dura Automotive Systems Inc., Essex Group Inc., General Electric Capital Corp., Hitachi Automotive Products, LTD, Hitachi LTD, Hitachi Chemical Asia Pacific, Leaseway Transfer Pool, Metaldyne Corporation, Methode Electronics, Inc., Metropolitan Life

² In order to maintain consistency between the list of Interested Parties provided to Dykema and the disclosures herein, the names of these entities are written the same way as they appear on that list even though in many instances the names on the list are incomplete or fail to reflect that certain entities have since been merged into or otherwise acquired by others.

Insurance Co., Motorola Inc., Motorola Automotive, National Semiconductor Corporation, Ogura Clutch Co. Ltd, PriceWaterhouseCoopers LLP, Siemens Automotive Ltd., Siemens AG, Siemens VDO Automotive AG, Textron, Inc., Textron Financial Corp., Tyco International LTD, Visteon Automotive Systems, Henkel KGAA, Key Plastics LLC, PMP, Spartech Corp, El Dupont De Nemours & Co., Inc., Best Buy Co. Inc., Reliance Insurance Company, Safeco Insurance Co., Toronto Dominion Bank, Advanced Polymer Systems, Inc., AW Transmission Engineering, State of Wisconsin, State of Ohio, Engineered Plastic Components Inc., Mitsubishi Electric, Taiho Corporation of Europe KFT, Technitrol Inc, Cleary, Gottlieb, Steen & Hamilton, Sedgwick Claims Management Services, Inc., Shearman & Sterling LLP, American Supplier Institute LLC (ASI), Ernest & Young, KPMG LLC, Salomon Smith Barney, Vorys, Sater, Seymour & Pease, Watson Wyatt & Company, Foley & Lardner LLP, O'Melveny & Meyers, LLP, Hunton & Williams LLP, Frost Brown Todd LLC, First National Bank of Chicago, Deutsche Bank Securities Inc., Deutsche Bank Trust Company America, A.G. Edwards & Sons, Inc., ABN Amro Inc., Comerica Bank Michigan, Comerica Leasing, Credit Suisse First Boston LLC, Merrill Lynch, Pierce, Fenner & Smith Inc., Oppenheimer & Co. Inc., UBS Securities LLC, Amerada Hess Corporation, United States Aviation Insurance Group, Aluminum Company of America, Inc. (ALCOA), Linamar Corp., Olin Corp, Torrington Co., US Steel Corporation, International Wire Group, Inc., Sharp Electronics Corp., Circuit City Stores Inc., AK Steel Corp., Dewitt Ross & Stevens, McDonald Investments Inc., RBC Dain Rauscher Inc., Doshi Prettl International, Linklaters, ALPS Automotive, Inc., BBK Ltd, Medco Health Solutions Inc., Barclays Capital Inc., XL Global Reinsurance Company, Ltd., Thyssenkrupp AG, HSBC Bank U.S.A., National Association, Ameritech Information Systems, Inc., AT&T Wireless, City of Adrian, MI, Constellation NewEnergy, Inc., Consumers Power Company, DTE Energy MI, City of Flint, MI, Indiana Michigan Power Company IN, Nextel Communications, SBC Ameritech, SBC Global Services, Inc., SBC Communications, Inc., BellSouth Corporation, IBM Corp., Ideal Technologies Solutions U.S. Inc., Matsushita Electric Corporation of America, Whitney National Bank, Cleveland Trust Company, Banc One Capital Markets, Inc., Bank of Nova Scotia, Barclays Bank PLC, Cargill Financial Services Int'l Inc., Protective Life Insurance Company, Sumitomo Mitsui Banking Corporation, Sumitomo Electric Industries Ltd., Sumitomo Corporation of America, Bear Stearns Investment Products, Employers Insurance of Wausau, IDS Life Insurance Company,

Principal Life Insurance Company, SunTrust Bank Atlanta, Avaya World Services, Inc., City of Troy, MI, Intel Corporation, Societe Generale SA New York, MCI Telecommunications Corp., Seneca Capital, L.P., Pamela Fromm, Invensys, Valeo North American Corporate, Valeo Switches and Detection Systems, Inc., Valeo Electrical Systems, Inc., State Street Bank & Trust Company, Lehman Brothers, Inc., Mellon Trust, L & W Engineering Co., Pension Benefit Guaranty Corporation, Wilmington Trust Company, BASF Corporation, Kelsey-Hayes Company, Southwire Company, Lathrop & Gage, GKN Sinter Metals, Inc., Mercedes-Benz International, Inc., Pressac, Watkins Motor Lines, Land Rover, NGK Spark Plugs USA, Inc., Strattec Security Corporation, Tenneco Automotive Inc., Bentley Rolls-Royce, Delco Remy America, Inc., A.T. Kearney, Inc., Paul Hastings Janofsky & Walker LLP, Ontario Limited, Union Pacific Railroad Company, Interpublic Group of Companies, Inc., Wilmer, Cutler, Pickering, Hale & Dorr LLP, Blake Cassels & Graydon LLP, Butzel Long, Cadwalader, Wickersham & Taft LLP, Davis Polk & Wardwell, Goodwin Procter LLP, Howard & Howard, Price, Heneveld, Cooper, Dewitt & Litton LLP, Thompson Hine & Flory LLP, Lazard Freres & Co., Banner & Witcoff, Ltd., Aftermarket Technologies Corp., Barnes Group Inc., BMW, America Electric Power, Cummins Inc., Fuji Heavy Industries, Lear Corporation Automotive Systems, Mitsubishi Motors of America Credit Co., Tenneco, Inc., Agilent Tech. (M) SDN BHD, and Hewlett-Packard Co.

18. Dykema currently represents, in matters wholly unrelated to these chapter 11 cases, the following Interested Parties or, in some instances, their subsidiary, parent, or affiliate:

Delphi Automotive, Raytheon Company, Cigna Corp., Ace, USA, Liberty Mutual Insurance Company, The Hartford, United Health Group, Carlisle Companies Inc., Electronic Data Systems, Federal Mogul Corp, Hayes Lemmerz International Inc., TI Group Automotive System, Braun Kendrick Finkbeiner, Exxon Mobile Corp, Eagle Picher Holdings Inc., AIG/American International Group, Inc., Yazaki North America Inc., Yazaki Corp, Microsoft Services, HSBC Securities Inc., Wachovia Capital Market, LLC, Wachovia Bank, National Association, Comerica Securities Inc., Honeywell International, Compuware Corp., Entergy USA, Entergy Services, Inc., Cardinal Health 200 Inc., Cardinal Health, TRW Automotive, Lincoln National Life Insurance Co., Morgan Stanley & Co. Incorporated, Morgan Stanley Senior Fundings, Inc., Bank of New York, Bank One Trust Company, N.A., Bank of

America, N.A., State of Michigan, Wal-Mart Stores CE, Dana Corp, Mesirow Financial, Inc., Time Warner, Consumers Energy, Bosch Automotive Systems Corp., Bosch, Robert Stiftung GMBG, Bosch Braking Systems Corp., Robert Bosch Corporation Automotive Group, Illinois Tool Works, Inc., Goldman Sachs Credit Partners LP, University of Michigan, Bayer AG, Marathon Asset Management LLC, Michigan Department of Treasury, U.S. Farathane Corp., Nissan Technical Center North America, Inc., Alstom Power Environmental Consult GMBH, Cerberus Capital Management LP, Citibank N.A., Citigroup Financial Products Inc., Citicorp Vender Finance, Inc., Citigroup Global Markets Inc., Citicorp Securities, Inc., PNC Bank, N.A., Financial Services of America, Inc., AT&T Corporation, Michigan Strategic Fund, Autoliv Asp, Inc., Shell Oil, Eaton Electrical, Inc., Fifth Third Bank, Eastern Michigan, J.P. Morgan Securities Inc., J.P. Morgan Trust Company, N.A., J.P. Morgan Bank, N.A., Celco Partnership d/b/a Verizon Wireless, Verizon, Bujias Mexicanas, S.A. De C.V. (Mexico), Wells Fargo Van Kasper LLC, KeyBank National Association, Centra Inc., General Electric Co. Inc., National City Bank, American Axle and Manufacturing Holdings Inc., Arvinmeritor Inc., Caterpillar Inc., US, Harley Davidson, Honda of America Mfg., Inc., Nissan North America Inc., Toyota Motor Credit Corporation, TRW, Volvo Truck, Caterpillar Engine Systems, International Truck & Engine Corp., John Deere, Johnson Controls Inc. (JCI), KS Centoco, L-3 Communications, First Industrial L.P., LaSalle National Bank, Republic Waste Industries, Inc. a/k/a/ AutoNation, Seyfarth Shaw LLP, UAW and UAW Locals, Eaton Corp., Lockheed Martin Corp., Tremont City Barrel Fill PRP Group, DaimlerChrysler Corp., Ford Motor Company, and General Motors Corp.

19. Some of our attorneys, in the context of their personal finances, may directly or indirectly own publicly traded securities in the Debtors or certain non-Debtor Interested Parties. We have not listed or inquired about those connections with specificity because we do not believe they have any bearing on our representation of Delphi with respect to the Services.

20. To the best of my knowledge, neither Dykema, nor its partners, counsel, or associates have any connections to (A) the Assistant U.S. Trustee for Region 2, her staff, or individuals employed by the Office of the United States Trustee for the Southern District of New York, Manhattan and White Plains divisions, or (B) the Bankruptcy Judge presiding over these

chapter 11 cases or his chambers staff.

21. Dykema has a diverse client base. From the list of Interested Parties that has been searched, no single client referenced in this Declaration accounted for more than 7% of Dykema's total time billed for 2006. Excluding the two clients from the list with the largest billings, no single client accounted for more than 1% of total billings for 2006.

22. Supplementing the disclosures above, Dykema appears in cases, proceedings, and transactions involving many different professionals, including attorneys, accountants, and financial consultants, some of which may represent Interested Parties or are themselves Interested Parties. Included among these professionals are Dickinson Wright, PLLC, BBK Ltd., Ernst & Young, KPMG LLC, Frost Brown Todd LLC, Thompson Hine & Flory LLP, Butzel Long, and Davis Polk & Wardwell. As disclosed above, certain of those professionals are or have been direct clients of Dykema in matters unrelated to the Debtors. In addition, Dykema has in the past appeared, currently appears, and in the future is likely to appear in matters in which Dykema represents the same entity, a related entity, or an entity adverse to those represented by other professionals who are Interested Parties or by other professionals that the Debtors have retained or may seek to retain or are otherwise involved in these chapter 11 cases.

23. Based upon the search conducted to date in accordance with the Dykema Disclosure Procedures, I submit that (A) none of Dykema's representations or other connections disclosed herein have resulted or will result in any actual or potential conflict of interest herein, which have not already been consented to and/or expressly waived by the Debtors, and (B) neither I, nor Dykema or any partner, counsel, or associate thereof, insofar as I have been able to ascertain, holds or represents any interest adverse to the Debtors or to their estates with respect to the matters on which Dykema is to be employed.

Dykema's Rates And Billing Practices

24. Dykema categorizes its billings by subject matter, in compliance with the applicable guidelines of the Office of the United States Trustee (the "U.S. Trustee Guidelines"). Dykema acknowledges that its compensation in the Debtors' cases is subject to approval of this Court in accordance with applicable law and court rules and orders, including Sections 330 and 331 of the Bankruptcy Code, Bankruptcy Rule 2016, and the U.S. Trustee Guidelines.

25. Dykema's hourly rates are set at a level designed to fairly compensate Dykema for the work of its attorneys, paralegals and other paraprofessionals, and to cover fixed and routine overhead expenses. Hourly rates vary with the experience and seniority of the individuals assigned and may be adjusted by Dykema from time to time. Dykema's hourly rates for the lawyers expected to provide the Services range from \$185 to \$625, and the rates range from \$145 to \$235 for paralegals and most other paraprofessionals. These hourly rates are adjusted periodically, usually annually. Dykema reserves the right to adjust its hourly rates in accordance with the firm's general adjustment to its attorneys' and paraprofessional rates as may be made from time to time.

26. Dykema's current fee arrangement is to bill Debtors on a monthly basis for the normal hourly rate charged by individual Dykema attorneys and other personnel who provide service to Debtors, plus expenses incurred in connection with services provided to Debtors. See Affidavit of Legal Ordinary Course Professional dated November 10, 2005 and attached hereto as Exhibit 1.

27. No promises have been received by Dykema or any of its affiliates as to payment or compensation in connection with these cases other than in accordance with the Bankruptcy Code, Bankruptcy Rules, Local Rules, U.S. Trustee Guidelines, and orders of this Court.

Dykema has neither shared, nor agreed to share, with any person other than partners and employees of Dykema, any compensation or reimbursements to be received by Dykema in connection with its services rendered in these cases.

28. I acknowledge that all amounts paid to Dykema during these chapter 11 cases are subject to final allowance by this Court. In the event that any fees paid or expenses reimbursed to Dykema during these chapter 11 cases are disallowed, those amounts will be disgorged by Dykema and returned to the Debtors or as otherwise ordered by the Court.

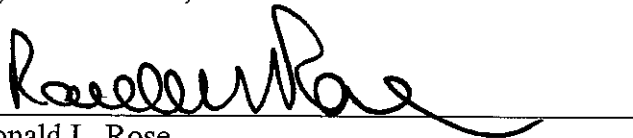
29. By reason of the foregoing, I believe that Dykema is eligible for employment and retention by the Debtors pursuant to Section 327(e) of the Bankruptcy Code and the applicable Bankruptcy Rules and Local Bankruptcy Rules.

30. The foregoing constitutes the Declaration of Dykema pursuant to Section 329 of the Bankruptcy Code and Rules 2014(a) and 2016(b) of the Bankruptcy Rules.

I declare under penalty of perjury that the foregoing is true and correct.

Dated: July 26, 2007

Dykema Gossett, PLLC

A handwritten signature in black ink, appearing to read 'Ronald L. Rose', written over a horizontal line.

Ronald L. Rose
39577 Woodward Avenue, Suite 300
Bloomfield Hills, MI 48304
(248) 203-0519

Exhibit 1
Ordinary Course Affidavit

BH01\765318.1
ID\BGB

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

-----X
In re : Chapter 11
DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)
Debtors. : (Jointly Administered)
-----X

AFFIDAVIT OF LEGAL ORDINARY COURSE PROFESSIONAL

STATE OF MICHIGAN)
) ss.
COUNTY OF KENT)

John A. Ferroli, being duly sworn, deposes and says:

1. I am a principal of Dykema Gossett PLLC ("Dykema Gossett") which firm maintains offices at numerous locations, including 400 Renaissance Center, Detroit, Michigan 48243-1668, and 300 Ottawa Avenue, N.W., Suite 700, Grand Rapids, Michigan 49503-2306.
2. Neither I, Dykema Gossett, nor any partner, auditor or other member thereof, insofar as I have been able to ascertain, has any connection with the above-captioned debtors and debtors-in-possession (the "Debtors"), their creditors, or any other party-in-interest, or their attorneys, except as set forth in this affidavit.
3. Dykema Gossett has represented and advised the Debtors in Michigan with respect to a broad range of aspects of the Debtors' businesses.
4. The Debtors have requested, and Dykema Gossett has agreed, to continue to represent and advise the Debtors pursuant to Section 327(e) of Title 11 of the United States Code, 11 U.S.C. §§ 101-1330, as amended (the "Bankruptcy Code"), with respect to such matters.
5. Dykema Gossett's current fee arrangement is set forth in the attachment, "How We Charge for our Services and Expenses." Fees are billed at Dykema Gossett's standard hourly rates applicable at the time of billing, as modified by any discounted or special fee arrangements applicable to specific assignments, as agreed to between Debtors and Dykema Gossett.
6. Except as set forth herein, no promises have been received by Dykema Gossett or any partner, auditor or other member thereof as to compensation in connection with these chapter 11 cases other than in accordance with the provisions of the Bankruptcy Code, the Federal Rules of Bankruptcy Procedure, the Local rules, orders of this Court, and the Fee Guidelines promulgated by the Executive Office of the United States Trustee.



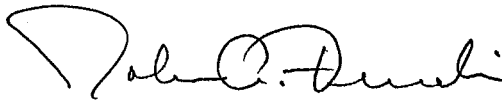
7. Dykema Gossett has no agreement with any entity to share with such entity any compensation received by Dykema Gossett.

8. Dykema Gossett and its partners, auditors, and other members may have in the past represented, currently represent, and may in the future represent entities that are claimants of the Debtors in matters totally unrelated to these pending chapter 11 cases. Dykema Gossett does not and will not represent any such entity in connection with these pending chapter 11 cases and does not have any relationship with any such entity, attorneys, or accountants that would be adverse to the Debtors or their estates.

9. Neither I, Dykema Gossett, nor any partner, auditors or other member thereof, insofar as I have been able to ascertain, holds or represents any interest adverse to the Debtors, or their estates in the matters upon which Dykema Gossett is to be engaged.

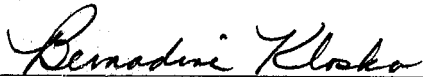
10. The foregoing constitutes the statement of Dykema Gossett pursuant to Sections 329 and 504 of the Bankruptcy Code and Bankruptcy Rules 2014 and 2016(b).

FURTHER AFFIANT SAYETH NOT



John A. Ferroli

Subscribed and sworn before me
this 10TH day of November, 2005.



Bernadine Kloska

Notary Public for

Kent County, Michigan.

Acting in Kent County, Michigan.

My commission expires: 8/17/2008.

GR01\85937.1
IDJAF

DYKEMA GOSSETT P.L.L.C.

HOW WE CHARGE FOR OUR SERVICES AND EXPENSES

At Dykema Gossett PLLC we want each client relationship to be productive and satisfying for both parties. We believe one way to accomplish that goal is to explain at the outset the basis and manner in which we charge for our services and expenses.

Unless some other arrangement has been agreed upon with you, our practice is to submit monthly invoices for services and expenses. This ensures that you have a current understanding of charges and expenses incurred. The work we have performed on your behalf will be described in the monthly invoice. **Payment is due upon receipt.**

SERVICES

You will have an attorney who is responsible for your engagement with our firm. In addition to serving as your primary contact and either performing or overseeing all services provided for you, this attorney will review and approve each invoice you receive. The basis upon which we will charge for our services is subject to agreement between you and the firm. In the absence of a specific agreement to the contrary, the primary factors in determining our fees include the time and effort required and the experience and skill of the person performing the work (reflected in hourly rates).

EXPENSES

At Dykema Gossett we make every effort to pass through third-party expenses with no mark-up and no surcharge for the cost of carrying the charge until payment is made by you. Thus, filing fees, incorporation fees and similar expenses will appear on your bill at the amount actually disbursed by us on your behalf. *At times these types of expenses may appear on your bill well after the work has been completed. This is a result of the Firm not receiving the invoices from the vendor in as timely a manner as the work was performed.* You may be asked to pay directly certain larger expenses that are invoiced by third-parties for your account.

You also will be invoiced for expenses incurred in the course of providing legal service to you as set forth below:

1. ***Photocopying.*** We charge \$0.15 per page for photocopying. We recognize that this rate may be more than per copy costs for routine jobs at some copy centers, but there are many benefits to you, such as efficiency and confidentiality, when we do the copying for you in-house. Upon your request and where appropriate, we will send materials to you for copying or send materials to outside vendors who will bill you directly.
2. ***Telephone Charges.*** We charge the AT&T prevailing standard tariff on all long-distance calls based on measured use. Cellular telephone calls are invoiced at the vendor's charge.
3. ***Fax Charges.*** We charge one dollar per page for outgoing faxes, and do not charge for the fax telephone call. We do not charge for incoming faxes.
4. ***Messengers.*** In-house messenger charges are competitive with rates for outside messenger services.
5. ***Computerized Legal Research and Document Retrieval.*** We charge standard Lexis or Westlaw rates, plus a twenty percent adjustment representing our cost of providing equipment and access charges dedicated to this service. For document retrieval (SEC edgar files), we charge a fee equal to the service provider's standard rate.
6. ***Overnight Couriers.*** The charge to our client is the Federal Express or other courier's standard charge.
7. ***Postage.*** We do not charge for ordinary mailings under \$2.50.
8. ***Word Processing Services.*** We do not charge for ordinary use of word processing. Special desktop publishing services will be charged at \$15.00 per page.

In certain circumstances, we receive and retain discounts from our third-party contractors based on our volume use of their services.

Our responsibility is to make sure that you receive a complete, accurate and fair invoice. We strongly encourage you to raise promptly with us any questions or comments you may have regarding any invoice. In return, we expect payment of our invoices promptly upon their receipt. We reserve the right to charge interest on all past due accounts. If your account is not kept current we reserve the right to terminate our representation, in accordance with applicable ethical rules. If collection proceedings are necessary, you agree to pay for our legal fees and expenses, including the time our attorneys are required to spend.

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

-----X
In re : Chapter 11
DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)
Debtors. : (Jointly Administered)
-----X

AFFIDAVIT OF SERVICE

STATE OF MICHIGAN)
) ss.
COUNTY OF KENT)

Bernadine Kloska, being duly sworn, deposes and says that on the 10th day of November, 2005 she served a copy of the **Affidavit of Legal Ordinary Course Professional** by First-Class mail, postage prepaid and addressed to them at their respective business addresses as follows:

General Counsel
(for Debtors)
Delphi Corporation
5725 Delphi Drive
Troy, MI 48098

Mark A. Broude, Esq.
(for Creditors' Committee)
Latham & Watkins
885 Third Avenue
New York, NY 10022

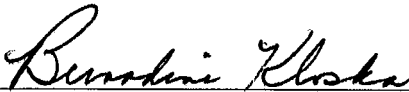
John Wm. Butler, Jr., Esq.
Skadden, Arps, Slate, Meagher & Flom
333 West Wacker Drive – suite 2100
Chicago, IL 60606
(Attorneys for Debtors)

Marissa Wesley, Esq.
Simpson Thacher & Bartlett LLP
425 Lexington Avenue
New York, NY 10017
(Attorney for Agent under Debtors' Prepetition
Credit Facility)


Alicia M. Leonhard, Esq.
United States Trustee
U. S. Department of Justice
33 Whitehall Street, Suite 2100
New York, NY 10044

Marlane Melican, Esq.
Davis Polk & Wardell
450 Lexington Avenue
New York, NY 10017
(Attorney for Agent under Debtors'
Postpetition Credit Facility)

Further affiant sayeth not.


Bernadine Kloska

Subscribed and sworn before me
this 10th day of November, 2005.


Kendra J. Mass
Notary Public for
Barry County, Michigan.
Acting in Kent County, Michigan.
My commission expires: 1/6/06

GR01\85956.1
IDVAF

EXHIBIT E

TOGUT, SEGAL & SEGAL LLP

Bankruptcy Conflicts Counsel for Delphi Corporation, et al.,
Debtors and Debtors-in-Possession,
One Penn Plaza, Suite 3335
New York, New York 10119
(212) 594-5000
Neil Berger (NB-3599)

**Presentment Date: 8/16/2007
at 12:00 P.M.**

Delphi Legal Information Hotline:
Toll Free: (800) 718-5305
International: (248) 813-2698

Delphi Legal Information Website:
<http://www.delphidocket.com>

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

-----X	:	
In re	:	Chapter 11
	:	
DELPHI CORPORATION, et al.,	:	Case No. 05-44481 [RDD]
	:	
Debtors.	:	(Jointly Administered)
	:	
-----X	:	

**NOTICE OF PRESENTMENT OF JOINT STIPULATION AND AGREED ORDER
COMPROMISING AND ALLOWING CLAIM IN FAVOR OF
KEN-MAC METALS, A DIVISION OF THYSSENKRUPP METALS, N.A.**

PLEASE TAKE NOTICE that Delphi Corporation and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), by their bankruptcy conflicts counsel, Togut, Segal & Segal LLP, seeks entry of the Proposed Joint Stipulation and Agreed Order Compromising and Allowing Claim (Ken-Mac Metals, a division of Thyssenkrupp Metals, N.A.) (the "Stipulation"), a true and complete copy of which is annexed hereto, will be presented to the Honorable Robert D. Drain, United States Bankruptcy Judge, United States Bankruptcy Court, Room 610, One Bowling Green, New York, New York 10004, on August 16, 2007 at 12:00 Noon (the "Presentment Date").

PLEASE TAKE FURTHER NOTICE that objections, if any, must be set forth in writing, describe the basis therefore and be filed with the Court electronically in accordance with General Order M-242 (General Order M-242 and the User's Manual for the Electronic Case Filing System can be found at www.nysb.uscourts.gov, the official website for the Bankruptcy Court) by registered users of the Bankruptcy Court's electronic case filing system and, by all other parties in interest, on a 3.5 inch disk, preferably in Portable Document Format (PDF), WordPerfect or any other Windows-based word processing format (with a hard copy delivered directly to the Chambers of the Honorable Robert D. Drain, Room 610 at the Bankruptcy Court at the address set forth above) and served in accordance with General Order M-242, with a hard copy delivered to: **(i) Togut, Segal & Segal LLP, Conflicts Counsel for the Debtors, One Penn Plaza, Suite 3335, New York, New York 10119, Attn: Neil Berger, Esq., (ii) Lewis & Kappes, P.C., Counsel for Ken-Mac Metals, a division of ThyssenKrupp Metals, N.A., One American Square, Suite 2500, Indianapolis, Indiana 46282, Attn: James J. Ammeen, Jr., Esq.; and (iii) the Office of the United States Trustee, 33 Whitehall Street, 21st Floor, New York, New York 10004, Attn: Alicia Leonard, Esq.; and (iv) Latham & Watkins, LLP., 885 Third Avenue, New York, NY 10022, Attn: Henry P. Baer, Esq. so as to be received no later than August 16, 2007 at 11:00 A.M. (the "Objection Deadline").** Unless objections are received by the Objection Deadline, the order may be signed without further notice.

PLEASE TAKE FURTHER NOTICE that if a written objection is timely
filed, a hearing date and time will be established by the Court.

Dated: New York, New York
July 27, 2007

DELPHI CORPORATION, *et al.*
By their attorneys,
TOGUT, SEGAL & SEGAL LLP
By:

/s/ Neil Berger
NEIL BERGER (NB-3599)
A Member of the Firm
One Penn Plaza
New York, New York 10119
(212) 594-5000

TOGUT, SEGAL & SEGAL LLP
Bankruptcy Co-Counsel for Delphi Corporation, et al.,
Debtors and Debtors in Possession
One Penn Plaza, Suite 3335
New York, New York 10119
(212) 594-5000
Albert Togut (AT-9759)
Neil Berger (NB-3599)

Delphi Legal Information Hotline:
Toll Free: (800) 718-5305
International: (248) 813-2698

Delphi Legal Information Website:
<http://www.delphidocket.com>

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

-----X	:	
In re:	:	
	:	Chapter 11
DELPHI CORPORATION, et al.,	:	Case No. 05-44481 [RDD]
	:	
Debtors.	:	Jointly Administered
	:	
-----X	:	

**JOINT STIPULATION AND AGREED ORDER COMPROMISING AND
ALLOWING CLAIM (CLAIMANT KEN-MAC METALS,
A DIVISION OF THYSSENKRUPP METALS, N.A.)**

Delphi Corporation ("Delphi") and certain of its subsidiaries and affiliates, including Delphi Automotive Systems LLC ("DAS LLC"), debtors and debtors-in-possession in the above-captioned cases (the "Debtors") and Claimant Ken-Mac Metals, a Division of ThyssenKrupp Metals, N.A. ("Claimant") respectfully submit this Joint Stipulation And Agreed Order Compromising And Allowing Proof Of Claim (the "Stipulation") and agree and state as follows:

WHEREAS, on October 8, 2005 (the "Petition Date"), the Debtors filed voluntary petitions under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101-1330, as amended, in the United States Bankruptcy Court for the Southern District of New York; and

WHEREAS, on or about October 6, 2005, Claimant received a check (the "Check") in the amount of \$455,976.90 from DAS LLC as payment for materials delivered to DAS LLC in August 2005 and such Check cleared on October 9, 2005; and

WHEREAS, on or about October 7, 2005, Claimant also received a wire transfer (the "Wire Transfer") in the amount of \$455,976.90; and

WHEREAS, the Debtors scheduled Claimant as a creditor with an unsecured claim of \$98,578.66 which reflected the application of the Check to the existing prepetition invoices; and

WHEREAS, Claimant recognizes that the Wire Transfers and Check collectively constitute a duplicative payment (the "Transfer") that likely would be subject to avoidance and recovery pursuant to chapter 5 of the Bankruptcy Code; and

WHEREAS, on June 28, 2007, to resolve the foregoing, Delphi, DAS LLC and Claimant entered into a settlement agreement (the "Settlement Agreement"); and

WHEREAS, pursuant to the Settlement Agreement, Delphi and DAS LLC acknowledge and agree that Claimant shall return the Transfer and shall have an allowed unsecured claim against DAS LLC in the amount of \$562,944.68 as a general unsecured non-priority claim (the "Claim"); and

WHEREAS, Delphi and DAS LLC are authorized to enter into the Settlement Agreement either because the Claim involves ordinary course controversies or pursuant to that certain Order Under 11 U.S.C. §§ 363, 502, And 503 And Fed. R. Bankr. P. 9019(b) Authorizing Debtors To Compromise Or Settle Certain Classes Of Controversy And Allow Claims Without Further Court Approval (Docket No. 4414) entered by this Court on June 29, 2006.

NOW, THEREFORE, in consideration of the foregoing, the Debtors and Claimant stipulate and agree as follows:

1. The Claim shall be allowed in the amount of \$562,944.68 and shall be treated as an allowed general unsecured non-priority claim against DAS LLC.

2. The Settlement Agreement does not impact, alter or affect any other proofs of claim that Claimant has filed against the Debtors and relates solely to those matters arising out of or related to the Claim.

Dated: New York, New York
July 25, 2007

DELPHI CORPORATION, et al.,
Debtors and Debtors-in-Possession,
By their Bankruptcy Conflicts Counsel,
TOGUT, SEGAL & SEGAL LLP,
By:

/s/ Neil Berger
NEIL BERGER (NB-3599)
A Member of the Firm
One Penn Plaza, Suite 3335
New York, New York 10119
(212) 594-5000

[signatures concluded on following page]

Dated: Indianapolis, Indiana
July 25, 2007

Ken-Mac Metals, a Division of ThyssenKrupp
Metals, N.A.

By its Counsel,
LEWIS & KAPPES, P.C.
By:

/s/James J. Ammeen, Jr.
James J. Ammeen, Jr., Indiana Bar No. 18519-49
One American Square, Suite 2500
Indianapolis, Indiana 46282
(317) 639-1210

SO ORDERED

This ____ day of _____, 2007
in New York, New York

HONORABLE ROBERT D. DRAIN
UNITED STATES BANKRUPTCY JUDGE

EXHIBIT F

TOGUT, SEGAL & SEGAL LLP
Bankruptcy Conflicts Counsel for Delphi Corporation, et al.,
Debtors and Debtors-in-Possession,
One Penn Plaza, Suite 3335
New York, New York 10119
(212) 594-5000
Neil Berger (NB-3599)

**Hearing Date: 8/16/2007
at 12:00 PM**

Delphi Legal Information Hotline:
Toll Free: (800) 718-5305
International: (248) 813-2698

Delphi Legal Information Website:
<http://www.delphidocket.com>

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

-----X	:	
In re	:	Chapter 11
	:	
DELPHI CORPORATION, et al.,	:	Case No. 05-44481 [RDD]
	:	
Debtors.	:	(Jointly Administered)
	:	
-----X	:	

**NOTICE OF PRESENTMENT OF JOINT SETTLEMENT AGREEMENT,
STIPULATION AND AGREED ORDER BETWEEN DELPHI AUTOMOTIVE
SYSTEMS, LLC, AND WORTHINGTON STEEL COMPANY TO
APPROVE SETOFF AND DISALLOW AND EXPUNGE CLAIM NUMBER 9041**

PLEASE TAKE NOTICE that on July 13, 2007, Delphi Corporation and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), objected to proofs of claim number 9041 (the "Proof of Claim" or the "Claim") filed by Worthington Steel Company ("Worthington" or "Claimant") pursuant to the Nineteenth Omnibus Objection (Substantive) Pursuant to 11 U.S.C. § 502(b) and Fed. R. Bankr. 3007 to Certain (a) Insufficiently Documented Claims, (b) Claims not Reflected on Debtors' Books and Records, (c) Untimely Claims, and (d) Claims Subject to Modification, Tax Claims Subject to Modification, Modified Claims Asserting Reclamation and Consensually Modified and Reduced Claims (the "Objection") (Docket No. 8617).

PLEASE TAKE FURTHER NOTICE that the Debtors and the Claimant have agreed to settle the Objection with respect to the Proofs of Claim and, pursuant to the Order Under 11 U.S.C. §§ 363, 502, And 503 And Fed. R. Bankr. P. 9019(b) Authorizing Debtors To Compromise Or Settle Certain Classes Of Controversy And Allow Claims Without Further Court Approval (Docket No. 4414), have executed a Joint Settlement Agreement, Stipulation and Agreed Order Between Delphi Automotive Systems, LLC, and Worthington Steel Company To Approve Setoff and Disallow and Expunge Claim Number 9041 (the "Settlement Agreement and Joint Stipulation").

PLEASE TAKE FURTHER NOTICE that, pursuant to the Settlement Agreement and Joint Stipulation, a true and complete copy is annexed hereto, the Debtors and the Claimant have agreed to approve setoff and disallow and expunge proofs of claim number 9041 in their entirety.

PLEASE TAKE FURTHER NOTICE that the Debtors will present the Settlement Agreement and Joint Stipulation for consideration on August 16, 2007, at 10:00 a.m. (prevailing Eastern time) in the United States Bankruptcy Court for the Southern District of New York.

Dated: New York, New York
July 27, 2007

DELPHI CORPORATION, *et al.*
By their attorneys,
TOGUT, SEGAL & SEGAL LLP
By:

/s/ Neil Berger
NEIL BERGER (NB-3599)
A Member of the Firm
One Penn Plaza
New York, New York 10119
(212) 594-5000

TOGUT, SEGAL & SEGAL LLP
Bankruptcy Conflicts Counsel for Delphi Corporation, et al.,
Debtors and Debtors-in-Possession,
One Penn Plaza, Suite 3335
New York, New York 10119
(212) 594-5000
Neil Berger (NB-3599)

Delphi Legal Information Hotline:
Toll Free: (800) 718-5305
International: (248) 813-2698

Delphi Legal Information Website:
<http://www.delphidocket.com>

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

-----	X	
	:	
In re	:	Chapter 11
	:	
DELPHI CORPORATION, et al.,	:	Case No. 05-44481 [RDD]
	:	
Debtors.	:	(Jointly Administered)
	:	
-----	X	

**JOINT SETTLEMENT AGREEMENT, STIPULATION AND
AGREED ORDER BETWEEN DELPHI AUTOMOTIVE SYSTEMS, LLC
AND THE WORTHINGTON STEEL COMPANY TO APPROVE
SETOFF AND DISALLOW AND EXPUNGE CLAIM NUMBER 9041**

WHEREAS, on October 8, 2005 (the "Petition Date"), Delphi Corporation ("Delphi") and certain of its U.S. subsidiaries (the "Initial Filers") filed voluntary petitions for reorganization relief under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101-1330, as amended (the "Bankruptcy Code"), in the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court"); and

WHEREAS, on October 14, 2005, three additional U.S. subsidiaries of Delphi (together with the Initial Filers, collectively, the "Debtors") filed voluntary petitions in the Bankruptcy Court for reorganization relief under the Bankruptcy Code; and

WHEREAS, the Debtors continue to operate their businesses and manage their properties as debtors-in-possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code; and

WHEREAS, the Bankruptcy Court entered orders directing the joint administration of the Debtors' chapter 11 cases (Docket Nos. 28 and 404); and

WHEREAS, on October 17, 2005, the Office of the United States Trustee appointed an official committee of unsecured creditors; and

WHEREAS, no trustee or examiner has been appointed in the Debtors' cases; and

WHEREAS, the Bankruptcy Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334, venue is proper pursuant to 28 U.S.C. §§ 1408 and 1409, and this matter is a core proceeding under 28 U.S.C. § 157(b)(2); and

WHEREAS, on October 28, 2005, the Bankruptcy Court entered a final order authorizing the Debtors to, among other things, obtain postpetition financing, utilize cash collateral, and grant adequate protection to prepetition secured parties (the "Final DIP Order"); and

WHEREAS, on January 5, 2007, the Bankruptcy Court entered an order authorizing the Debtors to, among other things, refinance their postpetition financing and prepetition secured debt (the "Refinancing Order" and, together with the Final DIP Order, the "DIP Orders"); and

WHEREAS, paragraph 18 of the Final DIP Order and paragraph 16 of the Refinancing Order establish, among other things, procedures for creditors to assert setoff and/or recoupment rights; and

WHEREAS, prior to the Petition Date, The Worthington Steel Company (the “Claimant”) and Delphi Automotive Systems, LLC (“DAS”) participated in a direct supply program and a resale program; and

WHEREAS, on July 10, 2006 Claimant filed proof of claim #9041 in the amount of \$400,782.24 (the “Claim”); and

WHEREAS, on July 13, 2007, the Debtors filed their Nineteenth Omnibus Objection (Substantive) Pursuant to 11 U.S.C. § 502(b) and Fed. R. Bankr. P. 3007 to Certain (a) Insufficiently Documented Claims, (b) Claims not Reflected on Debtors’ Books and Records, (c) Untimely Claim, and (d) Claims Subject to Modification, Tax, Claims Subject to Modification, Modified Claims Asserting Reclamation, and Consensually Modified and Reduced Claims, pursuant to which the Debtors objected to the Claim; and

WHEREAS, consistent with the DIP Orders, by letter dated May 30, 2006 (the “Demand”), Claimant sought authority to exercise a setoff of the Claim owed by DAS to Claimant (the “Prepetition Receivable”) and prepetition debts owed by Claimant to DAS (the “Prepetition Payable”); and

WHEREAS, in the Demand, Claimant alleges that based on its review of DAS’s accounting records to which Claimant has access, DAS had set off the Prepetition Receivable and Prepetition Payable on a post-petition basis, leaving a balance due from Claimant to DAS of approximately \$352,391 (the “Net Payable”); and DAS had thereafter taken and applied the Net Payable against the postpetition accounts receivable invoices that were issued by Claimant to DAS and which are set forth in the attached Exhibit “1” (the “Post-Petition Receivable”) in the ordinary course of business; and

WHEREAS, consistent with the allegations in the Demand, DAS has confirmed that it did apply and take a credit in the amount of the Net Payable against the Post-Petition Receivable; and

WHEREAS, after arm's length negotiations, DAS and Claimant have reconciled the amounts of the Prepetition Receivable and the Prepetition Payable, as set forth in the attached Exhibit "2"; and

WHEREAS, the Debtors are authorized to enter into this agreement pursuant to the DIP Orders or because the Claim involves ordinary course controversies or pursuant to that certain Order Under 11 U.S.C. §§ 363, 502, And 503 And Fed. R. Bankr. P. 9019(b) Authorizing Debtors To Compromise Or Settle Certain Classes Of Controversy And Allow Claims Without Further Court Approval (Docket No. 4414) entered by this Court on June 29, 2006; and

WHEREAS, the Debtors and the Claimant (the "Parties") have agreed to settle and resolve the Claim upon the terms set forth herein.

NOW, THEREFORE, in consideration of the foregoing, the Parties hereby stipulate and agree as follows:

1. This agreement (the "Settlement Agreement") constitutes an agreement between the Parties hereto and shall be effective immediately upon the date of becoming "So Ordered" by the Bankruptcy Court (the "Effective Date").

2. Exhibit "2" sets forth the invoices (the "Invoices") and the reconciled amounts of the Pre-Petition Receivable and Pre-Petition Payable that are the subject of the Demand.

3. Upon the Effective Date, Claimant shall be authorized to set off the amount of the Prepetition Receivable, as reconciled in Exhibit "2", against the amount

of the Prepetition Payable, as reconciled in Exhibit "2", pursuant to section 553 of the Bankruptcy Code (the "Setoff") and paragraph 18 of the Final DIP Order.

4. Upon the Effective Date, the Claim shall be deemed fully satisfied, the Claim shall be expunged, and the Debtors' objection to the Claim compromised and resolved.

5. The Setoff shall constitute full satisfaction of the net amount owed pre-petition by Claimant to DAS; and, by this Agreement, the Debtors acknowledge full satisfaction of the Net Payable.

6. This Settlement Agreement resolves all claims and defenses that were raised or could have been raised that relate to or arise from the Parties' respective pre-petition setoff rights, and , the Parties retain all of their other rights, claims, and defenses.

7. This Settlement Agreement may not be modified, amended, or terminated, nor any of its provisions waived, except by an agreement in writing signed by all of the Parties.

8. The agreements, terms, and provisions contained in this Settlement Agreement shall be binding upon, and inure to the benefit of, the Parties and their respective legal representatives, predecessors, successors, and assigns, including any trustee appointed in these chapter 11 cases and any chapter 7 trustee if any of these chapter 11 cases is converted to a chapter 7 case.

9. It is expressly understood and agreed that the terms hereof, including the recital paragraphs, are contractual; that the agreement herein contained and the consideration transferred hereunder is to resolve the Debtors' objections to the Claim and to avoid litigation; and that no statement made herein, payment, release, or

other consideration given shall be construed as an admission by the Parties of any kind or nature whatsoever.

10. This Settlement Agreement constitutes the entire agreement between the Parties regarding the resolution of the Setoff and Claim and supersedes all other prior agreements and understandings, both written and oral, between the Parties regarding the Setoff and Claim.

11. The signatories below represent that they are authorized to enter into this Settlement Agreement.

12. This Settlement Agreement is being entered into among competent parties who are experienced in business and represented by counsel, and has been reviewed by the Debtors, Claimant and their respective counsel. Therefore, any ambiguous language in this Settlement Agreement will not be construed against any particular party as the drafter of such language.

13. This Settlement Agreement may be executed in counterparts, any of which may be transmitted by facsimile, and each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.

14. The Bankruptcy Court shall retain original and exclusive jurisdiction over the Parties to interpret and enforce the terms of this Settlement Agreement and to resolve any disputes in connection herewith.

[signatures on next page]

Dated: New York, New York
July 26, 2007

DELPHI CORPORATION, et al.,
Debtors and Debtors-in-Possession,
By their Bankruptcy Conflicts Counsel,
TOGUT, SEGAL & SEGAL LLP,
By:

/s/ Neil Berger
NEIL BERGER (NB-3599)
A Member of the Firm
One Penn Plaza, Suite 3335
New York, New York 10119
(212) 594-5000

Dated: Columbus, Ohio
July 26, 2007

THE WORTHINGTON STEEL COMPANY
By their Attorneys,
VORYS, SATER, SEYMOUR AND PEASE LLP
By:

/s/ Tiffany Strelow Cobb
TIFFANY STRELOW COBB
(Ohio Bar No. 0067516)
52 East Gay Street
Columbus, Ohio 43216
(614) 464-6400

SO ORDERED this ____ day of _____, 2007
in New York, New York

HONORABLE ROBERT D. DRAIN
UNITED STATES BANKRUPTCY JUDGE

Worthington Steel Company Pre-Petition Setoff Request Summary

Worthington Perspective		Delphi Perspective		Agreed Upon Setoff Amount	
	<u>Total</u>		<u>Total</u>		<u>Total</u>
Delphi A/R	\$761,733	Delphi A/R	\$1,074,471		
Delphi A/P	\$398,266	Delphi A/P	\$722,080		
Net Pre-Petition A/R	\$363,467 [1]	Net Pre-Petition A/R	\$352,391 [1]	Net Pre-Petition A/R	\$352,391 [1]

[1] Both parties agree that the pre-petition balances net to a Delphi A/R balance of approximately \$352,000, which was setoff post-petition.

Delphi Records										Worthington Records		
VENDOR NAME	VENDOR NUMBER	INVOICE NUMBER	PROCESS NUMBER	PAYMENT AMOUNT	INVOICE DATE	BILL OF LADING	CONTRACT NUMBER	Amount	Date	BOL		
WORTHINGTON STEEL	EFT	R0004312401	H30250327219689	900003198689	18,634.64	9/2/2005 06587931	D0550074048					
WORTHINGTON STEEL	EFT	R0004312401	H3025033550591001	9000031567953	18,648.68	9/2/2005 06587806	D0550074051					
WORTHINGTON STEEL	EFT	R0004312401	H3025033550590001	9000031567952	19,023.14	9/2/2005 06587837	D0550057617					
WORTHINGTON STEEL	EFT	R0004312401	H3025030372420001	9000031597577	17,317.53	9/6/2005 06587901	D0550056453					
WORTHINGTON STEEL	EFT	R0004312401	H3025030372504001	9000031597578	19,451.13	9/6/2005 06587905	D0550057617					
WORTHINGTON STEEL	EFT	R0004312401	H3025030373912001	9000031597573	3,284.46	9/6/2005 06587925	D0550004539					
WORTHINGTON STEEL	EFT	R0004312401	H3025030373913001	9000031597574	2,166.51	9/6/2005 06587928	D0550004539					
WORTHINGTON STEEL	EFT	R0004312401	H30250303581617001	9000031610754	17,110.91	9/7/2005 06587992	D0550056453					
WORTHINGTON STEEL	EFT	R0004312401	H30250303581614001	9000031610753	18,855.38	9/7/2005 06588013	D0550057617					
WORTHINGTON STEEL	EFT	R0004312401	H30250303581115001	9000031610750	18,648.68	9/7/2005 06588035	D0550074051					
WORTHINGTON STEEL	EFT	R0004312401	H3025030388862001	9000031626077	18,810.20	9/8/2005 06588114	D0550074048					
WORTHINGTON STEEL	EFT	R0004312401	H3025030359762001	9000031643109	19,482.00	9/9/2005 06588225	D0550074048					
WORTHINGTON STEEL	EFT	R0004312401	H3025030359764001	9000031643110	19,051.97	9/9/2005 06588241	D0550057617					
WORTHINGTON STEEL	EFT	R0004312401	H3025030359766601	9000031643111	18,494.50	9/9/2005 06588272	D0550074051					
WORTHINGTON STEEL	EFT	R0004312401	R00250303609652001	9000031666046	3,085.48	9/12/2005 01189852	D0550078078					
WORTHINGTON STEEL	EFT	R0004312401	H30250303610946001	9000031666039	17,161.38	9/12/2005 06588376	D0550057617					
WORTHINGTON STEEL	EFT	R0004312401	H30250303610946001	9000031666038	16,717.73	9/12/2005 06588388	D0550074048					
WORTHINGTON STEEL	EFT	R0004312401	H30250303626453001	9000031691380	18,720.63	9/14/2005 06588650	D0550057617					
WORTHINGTON STEEL	EFT	R0004312401	H30250303626450001	9000031691381	17,722.80	9/14/2005 06588708	D0550074048					
WORTHINGTON STEEL	EFT	R0004312401	H30250303634717001	9000031718916	18,009.93	9/15/2005 06588814	D0550074051					
WORTHINGTON STEEL	EFT	R0004312401	H30250303634717001	9000031718917	19,051.98	9/15/2005 06588837	D0550057617					
WORTHINGTON STEEL	EFT	R0004312401	H3025030364272001	9000031735099	18,340.32	9/16/2005 06588983	D0550074051	18,340.32	9/15/2005	06588983		
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WORTHINGTON STEEL	EFT	R0004312401	H30250303642759001	9000031735096	4,467.31	9/16/2005 06588982	D0550057617					
WORTHINGTON STEEL	EFT	R0004312401	H30250303654722001	9000031759009	9,603.34	9/19/2005 06589086	D0550074051	9,603.34	9/18/2005	06589086		
WORTHINGTON STEEL	EFT	R0004312401	H30250303654720001	9000031759007	13,542.32	9/19/2005 06589097	D0550074048	13,542.32	9/18/2005	06589097		
WORTHINGTON STEEL	EFT	R0004312401	H30250303654734001	9000031759010	17,572.56	9/19/2005 06589072	D0550056453	17,572.56	9/18/2005	06589072		
WORTHINGTON STEEL	EFT	R0004312401	H30250303654725001	9000031759011	17,721.48	9/19/2005 06589053	D0550056453	17,721.48	9/18/2005	06589071		
WORTHINGTON STEEL	EFT	R0004312401	H30250303671862001	9000031786288	18,481.65	9/21/2005 06589316	D0550074048	18,481.65	9/20/2005	06589316		
WORTHINGTON STEEL	EFT	R0004312401	E0404SR5203696474001	9000031814587	101.11	9/25/2005 07290998	D0550070571					
WORTHINGTON STEEL	EFT	R0004312401	J025203702327001	9000031843305	4,474.86	9/26/2005 02231230	D0550065378					
WORTHINGTON STEEL	EFT	R0004312401	H30250303702327001	9000031843306	956.86	9/26/2005 07296749	D05500505786					
WORTHINGTON STEEL	EFT	R0004312401	E02520370370119001	9000031843299	1,099.67	9/26/2005 07296750	D0550070571					
WORTHINGTON STEEL	EFT	R0004312401	R0025030370537001	9000031854199	887.24	9/27/2005 01191030	D0550022229					
WORTHINGTON STEEL	EFT	R0004312401	EW04ADM2005100546418	0005016189706	464,181.68	10/5/2005 PER LEGAL						
WORTHINGTON STEEL	EFT	R0004312401	H3025030368079001	9000031799476	11,562.48	9/22/2005 06589484	D0550057617	10,562.48	9/21/2005	06589424		
WORTHINGTON STEEL	EFT	R0004312401	H30250303680798001	9000031799477	17,442.26	9/22/2005 06589405	D0550056453	17,442.26	9/21/2005	06589405		
WORTHINGTON STEEL	EFT	R0004312401	H30250303680799001	9000031799475	19,972.85	9/22/2005 06589400	D0550057617	19,972.85	9/21/2005	06589400		
WORTHINGTON STEEL	EFT	R0004312401	H30250303697121001	9000031820983	6,996.82	9/23/2005 06589590	D0550054539	6,996.83	9/22/2005	06589590		
WORTHINGTON STEEL	EFT	R0004312401	H30250303697153001	9000031820986	18,339.48	9/23/2005 06589565	D0550057617	18,339.48	9/22/2005	06589565		
WORTHINGTON STEEL	EFT	R0004312401	H30250303697165001	9000031820987	19,287.43	9/23/2005 06589563	D0550074051	19,965.20	9/22/2005	06589563		
WORTHINGTON STEEL	EFT	R0004312401	H30250303703155001	9000031843302	17,494.38	9/26/2005 06589640	D0550056453	17,494.38	9/25/2005	06589640		
WORTHINGTON STEEL	EFT	R0004312401	H3025030370367001	9000031843304	19,384.86	9/26/2005 06589518	D0550000093					
WORTHINGTON STEEL	EFT	R0004312401	H30250303703142001	9000031843301	1,390.86	9/26/2005 06589592	D05500505267					
WORTHINGTON STEEL	EFT	R0004312401	H30250303703156001	9000031843303	6,848.77	9/26/2005 06589563	D05500505267					
WORTHINGTON STEEL	EFT	R0004312401	R00250303707131001	90000318584204	3,080.37	9/27/2005 01191153	D0550022229	3,081.15	9/27/2005	01191153		
WORTHINGTON STEEL	EFT	R0004312401	R00250303707129001	90000318584203	3,816.54	9/27/2005 01191151	D0550022229	819.99	9/27/2005	01191151		
WORTHINGTON STEEL	EFT	R0004312401	R00250303707159001	90000318584207	4,061.16	9/27/2005 01191154	D0550022229	4,063.43	9/27/2005	01191154		
WORTHINGTON STEEL	EFT	R0004312401	R00250303707155001	90000318584205	4,939.00	9/27/2005 01191151	D0550022235	4,941.43	9/27/2005	01191151		
WORTHINGTON STEEL	EFT	R0004312401	R00250303707158001	90000318584206	8,068.62	9/27/2005 01191152	D0550022235	8,069.45	9/27/2005	01191152		
WORTHINGTON STEEL	EFT	R0004312401	R00250303711241001	90000318584192	17,441.94	9/26/2005 06589749	D0550056453	17,244.94	9/26/2005	06589749		
WORTHINGTON STEEL	EFT	R0004312401	R00250303711211001	90000318584191	18,566.08	9/27/2005 06589749	D0550074048	18,566.08	9/26/2005	06589749		
WORTHINGTON STEEL	EFT	R0004312401	R00250303710047001	90000318584208	20,388.71	9/27/2005 01191227	D0550022229	20,421.25	9/27/2005	01191227		
WORTHINGTON STEEL	EFT	R0004312401	R0025030370657001	90000318584198	6,877.52	9/27/2005 01191029	D0550022232					
WORTHINGTON STEEL	EFT	R0004312401	R00250303706572001	90000318584197	4,046.93	9/27/2005 01191031	D0550022235					
WORTHINGTON STEEL	EFT	R0004312401	R00250303706571001	90000318584196	8,025.49	9/27/2005 01191032	D0550022235					
WORTHINGTON STEEL	EFT	R0004312401	R00250303706578001	90000318584202	8,167.16	9/27/2005 01191033	D0550022229					
WORTHINGTON STEEL	EFT	R0004312401	R00250303706575001	90000318584200	6,633.02	9/27/2005 01191034	D0550022229					
WORTHINGTON STEEL	EFT	R0004312401	R00250303706576001	90000318584201	3,320.04	9/27/2005 01191035	D0550022229					
WORTHINGTON STEEL	EFT	R0004312401	H30250303711123001	90000318584193	4,898.38	9/27/2005 06589798	D05500505267					
WORTHINGTON STEEL	EFT	R0004312401	R00250303714777001	9000031867330	1,135.82	9/28/2005 01191266	D0550022232	1,136.13	9/28/2005	01191266		
WORTHINGTON STEEL	EFT	R0004312401	F602503737357001	9000031904887	512.36	9/30/2005 01191354	D0550066375	512.75	9/29/2005	01191354		
WORTHINGTON STEEL	EFT	R0004312401	H302503034564560001	9000033249717	2.01	10/7/2005 06589590	D0550004539					
WORTHINGTON STEEL	EFT	R0004312401	EW04ADM2005100527478	0005016189707	-274,780.43	10/5/2005 PER LEGAL		224.18	9/29/2005	06590237		
					(225.75)			(104,076.38)	3/2/2005	503,020,121.00		
								(183,741.61)	4/28/2005	504,280,126.00		
								(20,486.58)	10/7/2005	1007/05 Delphi		
								(902.97)				
WORTHINGTON STEEL	EFT	R0004312401	H3025030340002001	9000031904889	15,971.05	9/30/2005 06590286	D0450120294	15,971.05	9/30/2005	06590286		
WORTHINGTON STEEL	EFT	R0004312401	H3025030378484001	9000031983954	18,623.26	10/7/2005 06590883	D0550000093					
WORTHINGTON STEEL	EFT	R0004312401	H3025030373727	0.54	10/7/2005 06571691	D05500030433						
WORTHINGTON STEEL	EFT	R0004312401	H3025030373726	0.54	10/7/2005 06571691	D05500030433						
WORTHINGTON STEEL	EFT	R0004312401	H3025030373725	0.54	10/7/2005 06571691	D05500030433						
WORTHINGTON STEEL	EFT	R0004312401	H3025030373724	0.54	10/7/2005 06571691	D05500030433						
WORTHINGTON STEEL	EFT	R0004312401	H3025030373723	0.54	10/7/2005 06571691	D05500030433						
WORTHINGTON STEEL	EFT	R0004312401	H3025030373722	0.54	10/7/2005 06571691	D05500030433						
WORTHINGTON STEEL	EFT	R0004312401	H3025030373721	0.58	10/7/2005 06571691	D05500030433						
WORTHINGTON STEEL	EFT	R0004312401	H3025030373720	0.58	10/7/2005 06571691	D05500030433						
WORTHINGTON STEEL	EFT	R0004312401	H3025030373719	0.58	10/7/2005 06571691	D05500030433						
WORTHINGTON STEEL	EFT	R0004312401	H3025030373718	0.58	10/7/2005 06571691	D05500030433						
WORTHINGTON STEEL	EFT	R0004312401	H30250303696647004	9000031814591	0.01	9/25/2005 06587137						

VENDOR NAME	VENDOR NUMBER	INVOICE NUMBER	PROCESS NUMBER	PAYMENT AMOUNT	INVOICE DATE	BILL OF LADING	CONTRACT NUMBER	Amount	Date	BOL
WORTHINGTON STEEL	EFT	R0004312401	R0025203714773001	9000031867326	3,197.12	9/28/2005	01191274	3,197.57	9/28/2005	01191274
WORTHINGTON STEEL	EFT	R0004312401	R0025203738950001	9000031869396	3,408.39	9/29/2005	01191332	3,409.40	9/28/2005	01191332
WORTHINGTON STEEL	EFT	R0004312401	R0025203723895001	9000031883935	8,390.52	9/29/2005	01191331	8,393.99	9/28/2005	01191331
WORTHINGTON STEEL	EFT	R0004312401	R0025203733102001	9000031904897	3,199.13	9/30/2005	01191469	3,199.43	9/30/2005	01191469
WORTHINGTON STEEL	EFT	R0004312401	R0025203733003001	9000031904895	3,175.38	9/30/2005	01186869			
WORTHINGTON STEEL	EFT	R0004312401	R0025203761212001	9000031954357	2,136.87	10/5/2005	01191750			
WORTHINGTON STEEL	EFT	R0004312401	R0025203762644001	9000031954368	4,352.50	10/5/2005	01191800			
WORTHINGTON STEEL	EFT	R0004312401	R0025203762110001	9000031954355	5,448.21	10/5/2005	01191748			
WORTHINGTON STEEL	EFT	R0004312401	R0025203771060001	9000031970535	4,278.14	10/6/2005	01191913			
WORTHINGTON STEEL	EFT	R0004312401	R0025203779264001	9000031983940	3,126.93	10/7/2005	01192029			
WORTHINGTON STEEL	EFT	R0004312401	R0025203779267001	9000031983959	5,860.95	10/7/2005	01192030			
WORTHINGTON STEEL	EFT	R0004312401	R0025203774775001	9000031987328	3,925.96	9/28/2005	01191267	3,927.38	9/28/2005	01191267
WORTHINGTON STEEL	EFT	R0004312401	R0025203747779001	9000031987331	4,995.65	9/28/2005	01191265	7,000.54	9/28/2005	01191265
WORTHINGTON STEEL	EFT	R0004312401	R0025203724654001	9000031883941	3,763.95	9/29/2005	01191419	3,767.50	9/29/2005	01191419
WORTHINGTON STEEL	EFT	R0004312401	R0025203733103001	9000031904898	3,581.95	9/30/2005	01191471	3,583.76	9/30/2005	01191471
WORTHINGTON STEEL	EFT	R0004312401	R0025203733117001	9000031904900	3,755.54	9/30/2005	01191470	3,757.96	9/30/2005	01191470
WORTHINGTON STEEL	EFT	R0004312401	R0025203733101001	9000031970535	3,770.27	9/30/2005	01191472	3,774.65	9/30/2005	01191472
WORTHINGTON STEEL	EFT	R0004312401	R0025203762630001	9000031954367	4,539.25	10/5/2005	01191801			
WORTHINGTON STEEL	EFT	R0004312401	R0025203762628001	9000031954366	5,779.56	10/5/2005	01191802			
WORTHINGTON STEEL	EFT	R0004312401	R0025203762134001	9000031954360	7,957.10	10/5/2005	01191754			
WORTHINGTON STEEL	EFT	R0004312401	R0025203762650001	9000031954364	11,178.23	10/5/2005	01191804			
WORTHINGTON STEEL	EFT	R0004312401	R0025203771061001	9000031970536	3,703.98	10/6/2005	01191912			
WORTHINGTON STEEL	EFT	R0004312401	R0025203771062001	9000031970537	8,058.10	10/6/2005	01191911			
WORTHINGTON STEEL	EFT	R0004312401	R0025203779271001	9000031983963	2,152.34	10/7/2005	01192032			
WORTHINGTON STEEL	EFT	R0004312401	R0025203779270001	9000031983962	3,612.46	10/7/2005	01192033			
WORTHINGTON STEEL	EFT	R0004312401	J2025203758899001	9000031937577	3,845.89	10/4/2005	07297127	4,203.16	9/30/2005	07297127
WORTHINGTON STEEL	EFT	R0004312401	H3025203738151001	9000031904890	16,191.33	9/30/2005	06590158	17,308.23	9/29/2005	06590158
WORTHINGTON STEEL	EFT	R0004312401	H3025203715829001	9000031970530	13,678.30	10/6/2005	06590671			
WORTHINGTON STEEL	EFT	R0004312401	H3025203738144001	9000031904893	16,279.73	9/30/2005	06590186	16,279.73	9/29/2005	06590186
WORTHINGTON STEEL	EFT	R0004312401	H3025203738152001	9000031904891	18,453.05	9/30/2005	06590152	18,453.05	9/29/2005	06590152
WORTHINGTON STEEL	EFT	R0004312401	H3025203815923001	9000032029667	17,487.06	10/7/2005	06590868			
WORTHINGTON STEEL	EFT	R0004312401	H3025203738384001	9000031983951	18,121.95	10/7/2005	06590748			
WORTHINGTON STEEL	EFT	R0004312401	H3025203738320001	9000031983947	2,350.10	10/7/2005	06590809			
WORTHINGTON STEEL	EFT	R0004312401	E4025203720500001	9000031867318	1,068.49	9/28/2005	07296970	1,068.49	9/28/2005	07296970
WORTHINGTON STEEL	EFT	R0004312401	E4025203767799001	9000031954349	1,071.33	10/5/2005	07297333			
WORTHINGTON STEEL	EFT	R0004312401	E4025203761250001	9000031867319	1,444.24	9/27/2005	06590800			
WORTHINGTON STEEL	EFT	R0004312401	E4025203720490001	9000031867315	1,860.96	9/28/2005	07296967	1,860.96	9/28/2005	07296967
WORTHINGTON STEEL	EFT	R0004312401	E4025203738035001	9000031904886	1,868.09	9/30/2005	07297110	1,868.09	9/30/2005	07297110
WORTHINGTON STEEL	EFT	R0004312401	E4025203738467001	9000031983944	3,192.82	10/7/2005	07297482			
WORTHINGTON STEEL	EFT	R0004312401	H3025203729196001	9000031983930	18,801.03	9/29/2005	06590999			
WORTHINGTON STEEL	EFT	R0004312401	H3025203775830001	9000031970531	18,863.43	10/6/2005	06590670	18,801.03	9/28/2005	06589999
WORTHINGTON STEEL	EFT	R0004312401	H3025203775826001	9000031970528	18,878.12	10/6/2005	06590628			
WORTHINGTON STEEL	EFT	R0004312401	H3025203815922001	9000032029666	19,019.45	10/7/2005	06590860			
WORTHINGTON STEEL	EFT	R0004312401	H3025203791001001	9000031983931	19,287.43	9/29/2005	06590151	19,945.20	9/28/2005	06590013
WORTHINGTON STEEL	EFT	R0004312401	H3025203738145001	9000031904894	17,936.51	10/6/2005	06590167	17,936.51	9/29/2005	06590167
WORTHINGTON STEEL	EFT	R0004312401	H3025203775825001	9000031970527	17,936.51	10/6/2005	06590635			
WORTHINGTON STEEL	EFT	R0004312401	H3025203738393001	9000031983950	16,769.13	10/7/2005	06590769			
WORTHINGTON STEEL	EFT	R0004312401	H3025203719949001	9000031983934	9,027.03	9/28/2005	06590800	9,025.41	9/27/2005	06589916
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WORTHINGTON STEEL	EFT	R0004312401	H3025203729198001	9000031883932	10,581.97	9/29/2005	06590032	10,581.98	9/28/2005	06590032
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WORTHINGTON STEEL	EFT	R0004312401	EW04ADM879543	0005016193645	-125,607.00	10/1/2005	ADM879543			
Delphi A/P					722,079.74					
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WORTHINGTON STEEL	EFT	R0004312401	EW04MSD143897C02	9000031670805	-15,678.21	9/13/2005	144506A	SA-02535		
WORTHINGTON STEEL	EFT	R0004312401	EW04MSD143897C02	9000031624185	-16,029.16	9/6/2005	143897C	SA-02545		
WORTHINGTON STEEL	EFT	R0004312401	EW04MSD143897A02	9000031624183	-14,334.08	9/6/2005	143897A	SA-02545		
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WORTHINGTON STEEL	EFT	R0004312401	EW04MSD1439481B02	9000031689873	-13,440.98	9/7/2005	1439481B	SA-02545		
WORTHINGTON STEEL	EFT	R0004312401	EW04MSD144157A02	9000031677144	-14,544.88	9/9/2005	144157A	SA-02545		
WORTHINGTON STEEL	EFT	R0004312401	EW04MSD1443921A02	9000031708404	-14,352.03	9/11/2005	1443921A	SA-02545		
WORTHINGTON STEEL	EFT	R0004312401	EW04MSD145467A02	9000031899383	-16,198.07	9/26/2005	145467A	SA-02545		
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WORTHINGTON STEEL	EFT	R0004312401	EW04MSD146043A-102	9000031987134	-16,535.89	10/5/2005	146043A-1	SA-02545		
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WORTHINGTON STEEL	EFT	R0004312401	EW04MSD1439221A02	9000031624188	-16,083.69	9/6/2005	1439221A	SA-02546		
WORTHINGTON STEEL	EFT	R0004312401	EW04MSD143924B02	9000031624190	-16,077.71	9/6/2005	143924B	SA-02546		
WORTHINGTON STEEL	EFT	R0004312401	EW04MSD1439252B02	9000031624192	-15,923.43	9/6/2005	143925B	SA-02546		
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WORTHINGTON STEEL	EFT	R0004312401	EW04MSD143927B02	9000031638699	-15,718.61	9/6/2005	143927B	SA-02546		
WORTHINGTON STEEL	EFT	R0004312401	EW04MSD143924C02	9000031624191	-16,156.18	9/9/2005	143924C	SA-02546		
WORTHINGTON STEEL	EFT	R0004312401	EW04MSD							

EXHIBIT G

Hearing Date And Time: August 16, 2007 At 10:00 A.M.
Objection Deadline: August 9, 2007 At 4:00 P.M.

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP
333 West Wacker Drive, Suite 2100
Chicago, Illinois 60606
(312) 407-0700
John Wm. Butler, Jr. (JB 4711)
John K. Lyons (JL 4951)
Ron E. Meisler (RM 3026)

- and -

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP
Four Times Square
New York, New York 10036
(212) 735-3000
Kayalyn A. Marafioti (KM 9632)
Thomas J. Matz (TM 5986)

Attorneys for Delphi Corporation, et al.,
Debtors and Debtors-in-Possession

Delphi Legal Information Hotline:
Toll Free: (800) 718-5305
International: (248) 813-2698

Delphi Legal Information Website:
<http://www.delphidocket.com>

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

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	:	
In re	:	Chapter 11
	:	
DELPHI CORPORATION, <u>et al.</u> ,	:	Case No. 05-44481 (RDD)
	:	
	:	(Jointly Administered)
Debtors.	:	
-----	x	

MOTION FOR ORDER UNDER 11 U.S.C. § 365(d)(4)
FURTHER EXTENDING DEADLINE TO ASSUME OR
REJECT LEASES OF NONRESIDENTIAL REAL PROPERTY

("THIRD 365(d)(4) DEADLINE EXTENSION MOTION")

Delphi Corporation ("Delphi") and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), hereby submit this motion (the "Motion") for an order under 11 U.S.C. § 365(d)(4) further extending the deadline to assume or reject unexpired leases of nonresidential real property, and respectfully represent as follows:

Background

A. The Chapter 11 Filings

1. On October 8 and 14, 2005, the Debtors filed voluntary petitions in this Court for reorganization relief under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101-1330, as then amended (the "Bankruptcy Code"). The Debtors continue to operate their businesses and manage their properties as debtors-in-possession under Bankruptcy Code sections 1107(a) and 1108. The Court has ordered joint administration of these cases.

2. No trustee or examiner has been appointed in these cases. On October 17, 2005, the Office of the United States Trustee (the "U.S. Trustee") appointed an official committee of unsecured creditors. On April 28, 2006, the U.S. Trustee appointed an official committee of equity holders (together with the official committee of unsecured creditors, the "Statutory Committees").

3. This Court has jurisdiction over this motion pursuant to 28 U.S.C. §§ 157 and 1334. Venue is proper pursuant to 28 U.S.C. §§ 1408 and 1409. This matter is a core proceeding under 28 U.S.C. § 157(b)(2).

4. The statutory predicate for the relief requested herein is section 365(d)(4) of the Bankruptcy Code.

B. Current Business Operations Of The Debtors

5. Delphi and its subsidiaries and affiliates (collectively, the "Company") as of December 31, 2006 had global net sales of \$26.4 billion and global assets of approximately \$15.4 billion.¹ At the time of its chapter 11 filing, Delphi ranked as the fifth largest public company business reorganization in terms of revenues and the thirteenth largest public company business reorganization in terms of assets. Delphi's non-U.S. subsidiaries are not chapter 11 debtors and continue their business operations without supervision from the Bankruptcy Court.²

6. The Company is a leading global technology innovator with significant engineering resources and technical competencies in a variety of disciplines, and is one of the largest global suppliers of vehicle electronics, transportation components, integrated systems and modules, and other electronic technology. The Company supplies products to nearly every major global automotive original equipment manufacturer ("OEM").

7. Delphi was incorporated in Delaware in 1998 as a wholly-owned subsidiary of General Motors Corporation ("GM"). Prior to January 1, 1999, GM conducted the Company's business through various divisions and subsidiaries. Effective January 1, 1999, the assets and liabilities of these divisions and subsidiaries were transferred to the Company in accordance with the terms of a Master Separation Agreement between Delphi and GM. In connection with these transactions, Delphi accelerated its evolution from a North American-based, captive automotive supplier to a global supplier of components, integrated systems, and

¹ The aggregated financial data used in this Motion generally consists of consolidated information from Delphi and its worldwide subsidiaries and affiliates as disclosed in the Company's Form 10-K filed on February 27, 2007.

² On March 20 2007, Delphi Automotive Systems Espana S.L. ("DASE"), whose sole operation is a non-core automotive component plant in Cadiz, Spain, filed a "Concurso" application for a Spanish insolvency proceeding. The application was approved by the Spanish court on April 13, 2007. On July 4, 2007, DASE, its Concurso receivers, and the Cadiz workers councils and unions reached a settlement on a social plan, the funding of which was approved by this Court on July 19, 2007. The Concurso proceeding is consistent with Delphi's transformation plan to optimize its manufacturing footprint and to lower its overall cost structure.

modules for a wide range of customers and applications. Although GM is still the Company's single largest customer, today more than half of Delphi's revenue is generated from non-GM sources.

C. Events Leading To The Chapter 11 Filing

8. In the first two years following Delphi's separation from GM, the Company generated approximately \$2 billion in net income. Every year thereafter, however, with the exception of 2002, the Company has suffered losses. In calendar year 2004, the Company reported a net loss of approximately \$4.8 billion on \$28.6 billion in net sales.³ Reflective of a continued downturn in the marketplace, in 2005 Delphi incurred net losses of approximately \$2.4 billion on net sales of \$26.9 billion. Moreover, in 2006, the Debtors incurred a net loss of \$5.5 billion, \$3.0 billion of which comprised charges related to the U.S. employee special attrition programs.

9. The Debtors believe that the Company's financial performance has deteriorated because of (i) increasingly unsustainable U.S. legacy liabilities and operational restrictions preventing the Debtors from exiting non-profitable, non-core operations, all of which have the effect of creating largely fixed labor costs, (ii) a competitive U.S. vehicle production environment for domestic OEMs resulting in the reduced number of motor vehicles that GM produces annually in the United States and related pricing pressures, and (iii) increasing commodity prices.

10. In light of these factors, the Company determined that it would be imprudent and irresponsible to defer addressing and resolving its U.S. legacy liabilities, product

³ Reported net losses in calendar year 2004 reflect a \$4.1 billion tax charge, primarily related to the recording of a valuation allowance on the U.S. deferred tax assets as of December 31, 2004. The Company's net operating loss in calendar year 2004 was \$482 million.

portfolio, operational issues, and forward-looking revenue requirements. Because discussions with its major stakeholders had not progressed sufficiently by the end of the third quarter of 2005, the Company commenced these chapter 11 cases for its U.S. businesses to complete its transformation plan and preserve value for its stakeholders.

D. The Debtors' Transformation Plan

11. On March 31, 2006, the Company outlined five key tenets of its transformation plan.⁴ First, Delphi must modify its labor agreements to create a competitive arena in which to conduct business.⁵ Second, the Debtors must conclude their negotiations with GM to finalize GM's financial support for the Debtors' legacy and labor costs and to ascertain

⁴ In furtherance of the Debtors' transformation plan, on December 18, 2006, the Debtors announced their execution of an equity purchase and commitment agreement with certain investors, and a plan framework support agreement with those investors and GM. On April 19, 2007, Delphi confirmed that it anticipated negotiating changes to the agreements, primarily as a result of addressing differences in views regarding the Company's reorganization enterprise value among the investors, GM, the Statutory Committees, and the Company. On July 9, 2007, Delphi confirmed that it had formally terminated the equity purchase and commitment agreement and related plan framework support agreement but that it expected to enter into new framework agreements with plan investors presently. Subsequently, on July 18, 2007, Delphi announced that it had accepted a new proposal for an equity purchase and commitment agreement (the "Delphi-Appaloosa EPCA") submitted by a group comprising a number of the original plan investors (affiliates of Appaloosa Management L.P., Harbinger Capital Partners Master Fund I, Ltd., Merrill Lynch, Pierce, Fenner & Smith Inc., and UBS Securities LLC) as well as, Goldman Sachs & Co. and an affiliate of Pardus Capital Management, L.P. (collectively, the "New Plan Investors"). Under the Delphi-Appaloosa EPCA, which is subject to Court approval, the New Plan Investors would invest up to \$2.55 billion in preferred and common equity in the reorganized Delphi to support the Company's transformation plan and plan of reorganization.

⁵ Among the progress made to date, on June 22, 2007, Delphi reached an agreement with the International Union, United Automobile, Aerospace, and Agricultural Implement Workers of America (the "UAW") and GM that (a) modifies, extends, or terminates provisions of the existing collective bargaining agreements among Delphi, the UAW, and its various locals, (b) provides that GM will undertake certain financial obligations to Delphi's UAW-represented employees and retirees to facilitate these modifications, and (c) modifies retiree welfare benefits for certain UAW-represented retirees of the Debtors. This agreement, which was approved by this Court on July 19, 2007, should facilitate the Debtors' reaching consensual resolutions of their labor issues with the remaining unions and GM and permit the Debtors to continue to implement their transformation plan and to develop, prosecute, confirm, and consummate a plan of reorganization. Delphi is currently engaged in settlement discussions with its second and third largest U.S. labor unions and is working to conclude discussions with those unions as well as three smaller unions as soon as practicable.

GM's business commitment to the Company.⁶ Third, the Debtors must streamline their product portfolio to capitalize on their world-class technology and market strengths and make the necessary manufacturing alignment with their new focus.⁷ Fourth, the Debtors must transform their salaried workforce to ensure that the Company's organizational and cost structure is competitive and aligned with its product portfolio and manufacturing footprint.⁸ Finally, the Debtors must devise a workable solution to their current pension situation.⁹

12. Upon the conclusion of the reorganization process, the Debtors expect to emerge as a stronger, more financially sound business with viable U.S. operations that are well-positioned to advance global enterprise objectives. In the meantime, Delphi will marshal all of

⁶ On July 9, 2007, Delphi confirmed that its discussions with GM on a comprehensive settlement agreement had entered the documentation phase and that it expected that a settlement with GM would be incorporated into the Debtors' plan of reorganization rather than filed with this Court for separate approval.

⁷ In connection with their March 31, 2006 announced transformation plan, the Debtors classified "core" and "non-core" product lines and plants. The Debtors have been working to divest non-core assets so as to maximize the value of the estate for stakeholders. During the 2006 and 2007 calendar years, for example, the Debtors sold substantially all of the assets related to MobileAria, Inc., its chapter 11 affiliate, obtained court approval for the sale of substantially all of the assets of their brake hose and Saltillo, Mexico brake plant businesses, and obtained court approval of bid procedures related to the upcoming sale of substantially all assets used in their catalyst business. In addition, as announced publicly, the Debtors anticipate selling additional non-core assets, including, without limitation, their steering, interior, and closures businesses.

⁸ As part of this effort, effective July 1, 2006, the Company realigned its business operations to focus its product portfolio on core technologies for which the Company believes it has significant competitive and technological advantages. The Company's revised operating structure consists of its four core business segments: Electronics and Safety, Thermal Systems, Powertrain Systems, and Electrical/Electronic Architecture. The Company also has two additional segments, Steering and Automotive Holdings Group, which will be transitioned as part of the Company's transformation plan. The Debtors also made significant progress in ensuring that their organizational and cost structure is competitive in obtaining the entry of this Court's Order Under 11 U.S.C. § 363(b) And Fed. R. Bankr. P. 6004 Authorizing Debtors To Enter Into Finance Outsourcing Agreement on April 23, 2007 (Docket No. 7773) (the "Finance Outsourcing Order"). The Finance Outsourcing Order authorized the Debtors to outsource certain of the Debtors' accounts receivable, accounts payable, fixed assets, travel and expense reporting, general ledger, and contract administration processes and significantly reduce SG&A expenses as part of their transformation plan.

⁹ To that end, on May 31, 2007, the Bankruptcy Court granted the Debtors' motion for authority to perform under the terms of those certain September 30, 2006 plan year funding waivers, which were approved by the IRS, for both the Delphi Hourly-Rate Employees Plan and the Delphi Retirement Program for Salaried Employees (collectively, the "Plans"). On July 13, 2007, the IRS modified the conditional funding waivers granted to Delphi related to the Plans, extending the dates by which Delphi is required to file a plan of reorganization and emerge from chapter 11 to December 31, 2007 and February 28, 2008, respectively.

its resources to continue to deliver high-quality products to its customers globally. Additionally, the Company will preserve and continue the strategic growth of its non-U.S. operations and maintain its prominence as the world's premier auto supplier.

Relief Requested

13. The Debtors request entry of an order, under section 365(d)(4) of the Bankruptcy Code, further extending the date on or before which the Debtors may assume or reject unexpired leases of nonresidential real property to and including the earlier of the date when a plan of reorganization in Delphi's chapter 11 cases is confirmed and February 29, 2008, a date which is approximately five months from the current deadline. The relief requested is without prejudice to the Debtors' right to seek a further extension of the deadline and without prejudice to a lessor's right to seek a shortening of the deadline.

Basis For Relief

14. The Debtors are lessors or lessees with respect to approximately 80 unexpired leases of nonresidential real property (the "Real Property Leases"). Pursuant to this Court's Order Pursuant To 11 U.S.C. § 365(d)(4) Further Extending Deadline To Assume Or Reject Unexpired Leases Of Nonresidential Real Property, entered April 23, 2007 (Docket No. 7769), the current deadline ("Current Deadline") for the Debtors to assume or reject unexpired leases of nonresidential real property is the earlier of plan confirmation and September 30, 2007.

15. The Debtors continue to implement their transformation plan. Among other things, the Debtors recently gained this Court's approval of an agreement with the UAW and GM which resolves labor issues among Delphi and the UAW. This is also a significant step toward the Debtors' resolving labor issues with all of its other unions. Until the Debtors have reached a consensus with all of their labor unions, it would be premature for the Debtors to assume or reject any of the Real Property Leases. In addition, the Debtors announced on July 18, 2007 that they

had accepted the Delphi-Appaloosa EPCA, which details the New Plan Investors' commitment to invest in the reorganized Delphi and attaches the Debtors' proposed framework for a plan of reorganization. The transformation plan, as supported by the UAW Settlement Agreement and the new framework agreements, contemplates a realignment of the Debtors' product portfolio and manufacturing footprint. The Debtors must determine which leased properties fit within this realignment when they emerge from bankruptcy. Accordingly, the Current Deadline is premature.

16. The proposed new deadline to assume or reject the Debtors' Real Property Leases coincides with the Debtors' current deadline to solicit acceptances of a reorganization plan.¹⁰ In early June 2007, the Debtors requested and obtained the February 29, 2008 solicitation extension. Although the Debtors have since reached an agreement with the UAW and negotiated new framework agreements, their transformation is not complete and the Debtors lack all of the information necessary to decide whether to assume or reject their Real Property Leases.

17. Thus, by this Motion, the Debtors request an extension of the section 365(d)(4) deadline to allow them to determine whether to assume or reject particular Real Property Leases. If the Current Deadline is not extended beyond September 30, 2007, the Debtors may be compelled, prematurely, to assume substantial, long-term liabilities under the Real Property Leases or forfeit benefits associated with some Real Property Leases to the detriment of the Debtors' ability to operate and preserve the going-concern value of their business for the benefit of all creditors and other parties-in-interest. The extension proposed by this Motion is modest at approximately five months, or even less if the Debtors confirm a reorganization plan before February 29, 2008. The non-debtor parties to the Real Property

¹⁰ The February 29, 2008 deadline for the Debtors to solicit acceptances for a plan of reorganization was set under this Court's Order Under 11 U.S.C. § 1121(d) Extending Debtors' Exclusive Periods Within Which To File And Solicit Acceptances Of Reorganization Plan, entered on July 9, 2007 (Docket No. 8490).

Leases will not be prejudiced by the proposed extension because the Debtors are making payments under the Real Property Leases as they come due.

Applicable Authority

18. Section 365(d)(4) of the Bankruptcy Code provides:

Notwithstanding paragraphs (1) and (2), in a case under any chapter of this title, if the trustee does not assume or reject an unexpired lease of nonresidential real property under which the debtor is the lessee within 60 days after the date of the order for relief, or within such additional time as the court, for cause, within such 60-day period, fixes, then such lease is deemed rejected, and the trustee shall immediately surrender such nonresidential real property to the lessor.

11 U.S.C. § 365(d)(4).

19. The term "cause" as used in section 365(d)(4) is not defined in the Bankruptcy Code. In South Street Seaport L.P. v. Burger Boys, Inc., 94 F.3d 755 (2d Cir. 1996), the United States Court of Appeals for the Second Circuit held that the following factors would establish whether "cause" existed to extend the statutory period under section 365(d)(4) of the Bankruptcy Code:

- (a) whether the debtor was paying for the use of the property;
- (b) whether the debtor's continued occupation could damage the lessor beyond the compensation available under the Bankruptcy Code;
- (c) whether the lease is the debtor's primary asset; and
- (d) whether the debtor has had sufficient time to formulate a plan of reorganization.

Id. at 761. The court enumerated additional factors that may merit consideration, including the complexity of the case and the number of leases that the debtor must evaluate. Id.; see also 130 Cong. Rec. S8891, 58,894-95 (daily ed. June 29, 1984) ("cause" includes large number of leases) (statement of Sen. Hatch), reprinted in 1984 U.S.C.C.A.N. 590, 597; In re Enron Corp., 279 B.R. 695, 703 (Bankr. S.D.N.Y. 2002).

20. The Debtors satisfy all of these requirements. First, in compliance with section 365(d)(3) of the Bankruptcy Code, the Debtors have remained and fully intend to remain current with respect to all outstanding postpetition rental obligations under the Real Property Leases.

21. Second, the relief requested herein will not affect any lessor's rights in a manner inconsistent with the provisions of the Bankruptcy Code. See Edward J. Debartolo Corp. v. Child World, Inc., 146 B.R. 89, 92 (S.D.N.Y. 1992) (holding that extension of debtors' time to assume or reject its unexpired leases of nonresidential real property is appropriate when leaseholders are not "irreparably injured in the interim"). The Debtors have the financial ability to and intend to continue to perform all of their obligations under the Real Property Leases as required by section 365(d)(3) of the Bankruptcy Code. The significant cash revenues from the Debtors' operations afford the Debtors this financial ability. The Debtors' \$4.5 billion debtor-in-possession financing facility gives the Debtors liquidity and provides additional comfort to creditors and other stakeholders that the Debtors will continue to meet their obligations as they come due. Moreover, lessors may seek to shorten the deadline if circumstances warrant such a shortening.

22. Third, certain of the Real Property Leases are among the Debtors' primary assets and are vital to their reorganization efforts. The Debtors' manufacturing sites, technical centers, and sales offices are fundamental to their reorganization efforts. These premises consequently comprise an integral component of the Debtors' strategic business plans.

23. Fourth, given the complexity of these cases, the Debtors require additional time to formulate a plan of reorganization and assess the assumption or rejection of their leaseholds.

24. Additionally, as stated above, if the Current Deadline is not extended, the Debtors may be compelled to assume liabilities prematurely under the Real Property Leases or risk forfeiting benefits associated with certain Real Property Leases. To prevent this difficult choice with insufficient information, this Court should exercise its discretion to extend the Current Deadline to the earlier of confirmation of a plan of reorganization or February 29, 2008, a date consistent with the Debtors' outside projection regarding the timing of plan confirmation.

25. Courts in this circuit and others have granted similar relief to the relief requested herein in other large, complex chapter 11 cases. See, e.g., In re WorldCom, Inc., Case No. 02-13533 (AJG) (Bankr. S.D.N.Y. Sept. 19, 2002, Sept. 24, 2003) (lease assumption/rejection deadline extended through plan confirmation); In re Enron Corp., Ch. 11 Case No. 01-16034 (AJG) (Bankr. S.D.N.Y. Jan. 31, 2002, Dec. 19, 2002) (deadline initially extended for approximately 11 months; later extended for additional year); In re Ames Dep't Stores, Inc., Case No. 01-4227 (REG) (Bankr. S.D.N.Y. Oct. 3, 2001, Dec. 5, 2001) (deadline extended through confirmation); In re Nextwave Personal Commc'ns Inc., Case No. 98 B 21529 (ASH) (Bankr. S.D.N.Y. July 10, 1998) (same); In re Maidenform Worldwide, Inc., Case No. 97 B 44869 (CB) (Bankr. S.D.N.Y. Sept. 12, 1997) (same); In re UAL Corp., Case No. 02-B-48191 (ERW) (Bankr. N.D. Ill. Feb. 6, 2003, July 21, 2003, Sept. 21, 2005) (same).

26. Accordingly, this Court should extend the time within which the Debtors may assume or reject any Real Property Lease to and including the earlier of the date when a plan of reorganization in these cases is confirmed and February 29, 2008, without prejudice to the Debtors' right to seek a further extension of such deadline or a lessor's right to seek a shortening of the deadline.

Notice Of Motion

27. Notice of this Motion has been provided in accordance with the Supplemental Order Under 11 U.S.C. §§ 102(1) And 105 And Fed. R. Bankr. P. 2002(m), 9006, 9007, And 9014 Establishing Omnibus Hearing Dates And Certain Notice, Case Management, And Administrative Procedures, entered March 20, 2006 (Docket No. 2883) and the Amended Eighth Supplemental Order Under 11 U.S.C. §§ 102(1) And 105 And Fed. R. Bankr. P. 2002(m), 9006, 9007, and 9014 Establishing Omnibus Hearing Dates And Certain Notice, Case Management, And Administrative Procedures, entered October 26, 2006 (Docket No. 5418). In light of the nature of the relief requested, the Debtors submit that no other or further notice is necessary.

Memorandum Of Law

28. Because the legal points and authorities upon which this Motion relies are incorporated herein, the Debtors respectfully request that the requirement of the service and filing of a separate memorandum of law under Local Rule 9013-1(b) of the Local Bankruptcy Rules for the United States Bankruptcy Court for the Southern District of New York be deemed satisfied.

WHEREFORE the Debtors respectfully request that the Court enter an order (a) extending the deadline to assume or reject unexpired leases of nonresidential real property to and including the earlier of the date when a plan of reorganization is confirmed in these cases and February 29, 2008, without prejudice to the Debtors' right to seek a further extension of such deadline or a lessor's right to seek a shortening of the deadline, and (b) granting the Debtors such other and further relief as is just.

Dated: New York, New York
July 27, 2007

SKADDEN, ARPS, SLATE, MEAGHER
& FLOM LLP

By: /s/ John Wm. Butler, Jr.
John Wm. Butler, Jr. (JB 4711)
John K. Lyons (JL 4951)
Ron E. Meisler (RM 3026)
333 West Wacker Drive, Suite 2100
Chicago, Illinois 60606
(312) 407-0700

- and -

By: /s/ Kayalyn A. Marafioti
Kayalyn A. Marafioti (KM 9632)
Thomas J. Matz (TM 5986)
Four Times Square
New York, New York 10036
(212) 735-3000

Attorneys for Delphi Corporation, et al.,
Debtors and Debtors-in-Possession

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

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:
In re : Chapter 11
:
DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)
:
Debtors. : (Jointly Administered)
:
-----x

ORDER PURSUANT TO 11 U.S.C. § 365(d)(4) FURTHER EXTENDING
DEADLINE TO ASSUME OR REJECT UNEXPIRED
LEASES OF NONRESIDENTIAL REAL PROPERTY

("THIRD 365(d)(4) DEADLINE EXTENSION ORDER")

Upon the motion, dated July 27, 2007 (the "Motion") (Docket No. ____), of Delphi Corporation and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), for an order (the "Order") under 11 U.S.C. § 365(d)(4) further extending the deadline for the Debtors to assume or reject unexpired leases of nonresidential real property; and upon the record of the hearing held on the Motion; and this Court having determined that the relief requested in the Motion is in the best interests of the Debtors, their estates, their creditors, and other parties-in-interest; and it appearing that proper and adequate notice of the Motion has been given and that no other or further notice is necessary; and after due deliberation thereon; and good and sufficient cause appearing therefor, it is hereby

ORDERED, ADJUDGED, AND DECREED THAT:

1. The Motion is GRANTED.
2. The date by which the Debtors must assume or reject any and all unexpired leases of nonresidential real property (the "Real Property Leases"), is extended to and

including the earlier of the date when a plan of reorganization in these chapter 11 cases is confirmed and February 29, 2008.

3. The entry of this Order is without prejudice to (a) the Debtors' right to seek from this Court further extensions of the assumption and rejection deadline with respect to any or all of their Real Property Leases and (b) the right of any party to any Real Property Lease to seek from this Court a shortening of the deadline with respect to such Real Property Lease for cause shown.

4. Notwithstanding anything contained in this Order, provided that the Debtors file a subsequent motion to extend the section 365(d)(4) deadline in time to be heard before the expiration of the applicable section 365(d)(4) deadline for a particular lease, the deadline to assume or reject that lease will be automatically extended until the later of (a) the date set forth in any subsequent order, (b) three business days after the Court rules on the subsequent motion, and (c) February 29, 2008.

5. This Court retains jurisdiction to hear and determine all matters arising from the implementation of this Order.

6. The requirement under Rule 9013-1(b) of the Local Bankruptcy Rules for the United States Bankruptcy Court for the Southern District of New York for the service and filing of a separate memorandum of law is deemed satisfied by the Motion.

Dated: New York, New York
August ___, 2007

UNITED STATES BANKRUPTCY JUDGE

Hearing Date And Time: August 16, 2007 At 10:00 A.M.
Objection Deadline: August 9, 2007 At 4:00 P.M.

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP
333 West Wacker Drive, Suite 2100
Chicago, Illinois 60606
(312) 407-0700
John Wm. Butler, Jr. (JB 4711)
John K. Lyons (JL 4951)
Ron E. Meisler (RM 3026)

- and -

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP
Four Times Square
New York, New York 10036
(212) 735-3000
Kayalyn A. Marafioti (KM 9632)
Thomas J. Matz (TM 5986)

Attorneys for Delphi Corporation, et al.,
Debtors and Debtors-in-Possession

Delphi Legal Information Hotline:
Toll Free: (800) 718-5305
International: (248) 813-2698

Delphi Legal Information Website:
<http://www.delphidocket.com>

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

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	:	
In re	:	Chapter 11
	:	
DELPHI CORPORATION, <u>et al.</u> ,	:	Case No. 05-44481 (RDD)
	:	
Debtors.	:	(Jointly Administered)
	:	
-----	x	

NOTICE OF MOTION FOR ORDER UNDER 11 U.S.C. § 365(d)(4) FURTHER
EXTENDING DEADLINE TO ASSUME OR REJECT LEASES
OF NONRESIDENTIAL REAL PROPERTY

("THIRD 365(d)(4) DEADLINE EXTENSION MOTION ")

PLEASE TAKE NOTICE that on July 27, 2007, Delphi Corporation ("Delphi") and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), filed a Motion For Order Under 11 U.S.C. § 365(d)(4) Further Extending Deadline to Assume or Reject Leases of Nonresidential Real Property (the "Motion").

PLEASE TAKE FURTHER NOTICE that a hearing to consider approval of the Motion will be held on August 16, 2007 at 10:00 a.m. (prevailing Eastern time) (the "Hearing") before the Honorable Robert D. Drain, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 610, New York, New York 10004 (the "Bankruptcy Court").

PLEASE TAKE FURTHER NOTICE that objections, if any, to the Motion must (a) be in writing, (b) conform to the Federal Rules of Bankruptcy Procedure, the Local Bankruptcy Rules for the Southern District of New York, the Supplemental Order Under 11 U.S.C. §§ 102(1) And 105 And Fed. R. Bankr. P. 2002(m), 9006, 9007, And 9014 Establishing Omnibus Hearing Dates And Certain Notice, Case Management, And Administrative Procedures, entered March 20, 2006 (the "Supplemental Case Management Order") (Docket No. 2883), and the Amended Eighth Supplemental Order Under 11 U.S.C. §§ 102(1) And 105 And Fed. R. Bankr. P. 2002(m), 9006, 9007, And 9014 Establishing Omnibus Hearing Dates And Certain Notice, Case Management, And Administrative Procedures, entered by this Court on October 26, 2006 (the "Amended Eighth Supplemental Case Management Order") (Docket No. 5418), (c) be filed with the Bankruptcy Court in accordance with General Order M-242 (as amended) – registered users of the Bankruptcy Court's case filing system must file electronically, and all other parties-in-interest must file on a 3.5 inch disk (preferably in Portable Document

Format (PDF), WordPerfect, or any other Windows-based word processing format), (d) be submitted in hard-copy form directly to the chambers of the Honorable Robert D. Drain, United States Bankruptcy Judge, and (e) be served upon (i) Delphi Corporation, 5725 Delphi Drive, Troy, Michigan 48098 (Att'n: General Counsel), (ii) counsel to the Debtors, Skadden, Arps, Slate, Meagher & Flom LLP, 333 West Wacker Drive, Suite 2100, Chicago, Illinois 60606 (Att'n: John Wm. Butler, Jr.), (iii) counsel for the agent under the postpetition credit facility, Davis Polk & Wardwell, 450 Lexington Avenue, New York, New York 10017 (Att'n: Marlane Melican), (iv) counsel for the official committee of unsecured creditors, Latham & Watkins LLP, 885 Third Avenue, New York, New York 10022 (Att'n: Robert J. Rosenberg and Mark A. Broude), (v) counsel for the official committee of equity security holders, Fried, Frank, Harris, Shriver & Jacobson LLP, One New York Plaza, New York, New York 10004 (Att'n: Bonnie Steingart), and (vi) the Office of the United States Trustee for the Southern District of New York, 33 Whitehall Street, Suite 2100, New York, New York 10004 (Att'n: Alicia M. Leonhard), in each case so as to be **received** no later than **4:00 p.m. (prevailing Eastern time) on August 9, 2007** (the "Objection Deadline").

PLEASE TAKE FURTHER NOTICE that only those objections made as set forth herein and in accordance with the Supplemental Case Management Order and the Amended Eighth Supplemental Case Management Order will be considered by the Bankruptcy Court at the Hearing. If no objections to the Motion are timely filed and served in accordance with the procedures set forth herein and in the Supplemental Case Management Order and the Amended Eighth Supplemental Case Management Order, the Bankruptcy Court may enter an order granting the Motion without further notice.

Dated: New York, New York
July 27, 2007

SKADDEN, ARPS, SLATE, MEAGHER
& FLOM LLP

By: /s/ John Wm. Butler, Jr.
John Wm. Butler, Jr. (JB 4711)
John K. Lyons (JL 4951)
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333 West Wacker Drive, Suite 2100
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Kayalyn A. Marafioti (KM 9632)
Thomas J. Matz (TM 5986)
Four Times Square
New York, New York 10036
(212) 735-3000

Attorneys for Delphi Corporation, et al.,
Debtors and Debtors-in-Possession

EXHIBIT H

Hearing Date And Time: August 16, 2007 At 10:00 a.m.
Objection Deadline: August 9, 2007 At 4:00 p.m.

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP
333 West Wacker Drive, Suite 2100
Chicago, Illinois 60606
(312) 407-0700
John Wm. Butler, Jr. (JB 4711)
John K. Lyons (JL 4951)
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- and -

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP
Four Times Square
New York, New York 10036
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UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

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	:	
In re	:	Chapter 11
	:	
DELPHI CORPORATION, <u>et al.</u> ,	:	Case No. 05-44481 (RDD)
	:	
Debtors.	:	(Jointly Administered)
	:	
-----	x	

MOTION TO FURTHER EXTEND TIME PERIOD WITHIN
WHICH DEBTORS MAY REMOVE ACTIONS UNDER
28 U.S.C. § 1452 AND FED. R. BANKR. P. 9006 AND 9027

("FOURTH REMOVAL DEADLINE EXTENSION MOTION")

Delphi Corporation ("Delphi") and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), hereby submit this motion (the "Motion") for an order under 28 U.S.C. § 1452 and Rules 9006 and 9027 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules") to further extend the time period within which the Debtors may remove pending proceedings, and respectfully represent as follows:

Background

A. The Chapter 11 Filings

1. On October 8 and 14, 2005, the Debtors filed voluntary petitions in this Court for reorganization relief under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101-1330, as then amended (the "Bankruptcy Code"). The Debtors continue to operate their businesses and manage their properties as debtors-in-possession under Bankruptcy Code sections 1107(a) and 1108. The Court has ordered joint administration of these cases.

2. No trustee or examiner has been appointed in these cases. On October 17, 2005, the Office of the United States Trustee (the "U.S. Trustee") appointed an official committee of unsecured creditors. On April 28, 2006, the U.S. Trustee appointed an official committee of equity holders (together with the official committee of unsecured creditors, the "Statutory Committees").

3. This Court has jurisdiction over this motion pursuant to 28 U.S.C. §§ 157 and 1334. Venue is proper pursuant to 28 U.S.C. §§ 1408 and 1409. This matter is a core proceeding under 28 U.S.C. § 157(b)(2).

4. The statutory predicates for the relief requested herein are 28 U.S.C. § 1452 and rules 9006(b)(1) and 9027 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules").

B. Current Business Operations Of The Debtors

5. Delphi and its subsidiaries and affiliates (collectively, the "Company") as of December 31, 2006 had global net sales of \$26.4 billion and global assets of approximately \$15.4 billion.¹ At the time of its chapter 11 filing, Delphi ranked as the fifth largest public company business reorganization in terms of revenues and the thirteenth largest public company business reorganization in terms of assets. Delphi's non-U.S. subsidiaries are not chapter 11 debtors and continue their business operations without supervision from the Bankruptcy Court.²

6. The Company is a leading global technology innovator with significant engineering resources and technical competencies in a variety of disciplines, and is one of the largest global suppliers of vehicle electronics, transportation components, integrated systems and modules, and other electronic technology. The Company supplies products to nearly every major global automotive original equipment manufacturer ("OEM").

7. Delphi was incorporated in Delaware in 1998 as a wholly-owned subsidiary of General Motors Corporation ("GM"). Prior to January 1, 1999, GM conducted the Company's business through various divisions and subsidiaries. Effective January 1, 1999, the assets and liabilities of these divisions and subsidiaries were transferred to the Company in accordance with the terms of a Master Separation Agreement between Delphi and GM. In connection with these transactions, Delphi accelerated its evolution from a North American-based, captive automotive supplier to a global supplier of components, integrated systems, and

¹ The aggregated financial data used in this Motion generally consists of consolidated information from Delphi and its worldwide subsidiaries and affiliates as disclosed in the Company's Form 10-K filed on February 27, 2007.

² On March 20 2007, Delphi Automotive Systems Espana S.L. ("DASE"), whose sole operation is a non-core automotive component plant in Cadiz, Spain, filed a "Concurso" application for a Spanish insolvency proceeding. The application was approved by the Spanish court on April 13, 2007. On July 4, 2007, DASE, its Concurso receivers, and the Cadiz workers councils and unions reached a settlement on a social plan, the funding of which was approved by this Court on July 19, 2007. The Concurso proceeding is consistent with Delphi's transformation plan to optimize its manufacturing footprint and to lower its overall cost structure.

modules for a wide range of customers and applications. Although GM is still the Company's single largest customer, today more than half of Delphi's revenue is generated from non-GM sources.

C. Events Leading To The Chapter 11 Filing

8. In the first two years following Delphi's separation from GM, the Company generated approximately \$2 billion in net income. Every year thereafter, however, with the exception of 2002, the Company has suffered losses. In calendar year 2004, the Company reported a net loss of approximately \$4.8 billion on \$28.6 billion in net sales.³ Reflective of a continued downturn in the marketplace, in 2005 Delphi incurred net losses of approximately \$2.4 billion on net sales of \$26.9 billion. Moreover, in 2006, the Debtors incurred a net loss of \$5.5 billion, \$3.0 billion of which comprised charges related to the U.S. employee special attrition programs.

9. The Debtors believe that the Company's financial performance has deteriorated because of (i) increasingly unsustainable U.S. legacy liabilities and operational restrictions preventing the Debtors from exiting non-profitable, non-core operations, all of which have the effect of creating largely fixed labor costs, (ii) a competitive U.S. vehicle production environment for domestic OEMs resulting in the reduced number of motor vehicles that GM produces annually in the United States and related pricing pressures, and (iii) increasing commodity prices.

10. In light of these factors, the Company determined that it would be imprudent and irresponsible to defer addressing and resolving its U.S. legacy liabilities, product

³ Reported net losses in calendar year 2004 reflect a \$4.1 billion tax charge, primarily related to the recording of a valuation allowance on the U.S. deferred tax assets as of December 31, 2004. The Company's net operating loss in calendar year 2004 was \$482 million.

portfolio, operational issues, and forward-looking revenue requirements. Because discussions with its major stakeholders had not progressed sufficiently by the end of the third quarter of 2005, the Company commenced these chapter 11 cases for its U.S. businesses to complete its transformation plan and preserve value for its stakeholders.

D. The Debtors' Transformation Plan

11. On March 31, 2006, the Company outlined five key tenets of its transformation plan.⁴ First, Delphi must modify its labor agreements to create a competitive arena in which to conduct business.⁵ Second, the Debtors must conclude their negotiations with GM to finalize GM's financial support for the Debtors' legacy and labor costs and to ascertain

⁴ In furtherance of the Debtors' transformation plan, on December 18, 2006, the Debtors announced their execution of an equity purchase and commitment agreement with certain investors, and a plan framework support agreement with those investors and GM. On April 19, 2007, Delphi confirmed that it anticipated negotiating changes to the agreements, primarily as a result of addressing differences in views regarding the Company's reorganization enterprise value among the investors, GM, the Statutory Committees, and the Company. On July 9, 2007, Delphi confirmed that it had formally terminated the equity purchase and commitment agreement and related plan framework support agreement but that it expected to enter into new framework agreements with plan investors presently. Subsequently, on July 18, 2007, Delphi announced that it had accepted a new proposal for an equity purchase and commitment agreement (the "Delphi-Appaloosa EPCA") submitted by a group comprising a number of the original plan investors (affiliates of Appaloosa Management L.P., Harbinger Capital Partners Master Fund I, Ltd., Merrill Lynch, Pierce, Fenner & Smith Inc., and UBS Securities LLC) as well as, Goldman Sachs & Co. and an affiliate of Pardus Capital Management, L.P. (collectively, the "New Plan Investors"). Under the Delphi-Appaloosa EPCA, which is subject to Court approval, the New Plan Investors would invest up to \$2.55 billion in preferred and common equity in the reorganized Delphi to support the Company's transformation plan and plan of reorganization.

⁵ Among the progress made to date, on June 22, 2007, Delphi reached an agreement with the International Union, United Automobile, Aerospace, and Agricultural Implement Workers of America (the "UAW") and GM that (a) modifies, extends, or terminates provisions of the existing collective bargaining agreements among Delphi, the UAW, and its various locals, (b) provides that GM will undertake certain financial obligations to Delphi's UAW-represented employees and retirees to facilitate these modifications, and (c) modifies retiree welfare benefits for certain UAW-represented retirees of the Debtors. This agreement, which was approved by this Court on July 19, 2007, should facilitate the Debtors' reaching consensual resolutions of their labor issues with the remaining unions and GM and permit the Debtors to continue to implement their transformation plan and to develop, prosecute, confirm, and consummate a plan of reorganization. Delphi is currently engaged in settlement discussions with its second and third largest U.S. labor unions and is working to conclude discussions with those unions as well as three smaller unions as soon as practicable.

GM's business commitment to the Company.⁶ Third, the Debtors must streamline their product portfolio to capitalize on their world-class technology and market strengths and make the necessary manufacturing alignment with their new focus.⁷ Fourth, the Debtors must transform their salaried workforce to ensure that the Company's organizational and cost structure is competitive and aligned with its product portfolio and manufacturing footprint.⁸ Finally, the Debtors must devise a workable solution to their current pension situation.⁹

12. Upon the conclusion of the reorganization process, the Debtors expect to emerge as a stronger, more financially sound business with viable U.S. operations that are well-positioned to advance global enterprise objectives. In the meantime, Delphi will marshal all of

⁶ On July 9, 2007, Delphi confirmed that its discussions with GM on a comprehensive settlement agreement had entered the documentation phase and that it expected that a settlement with GM would be incorporated into the Debtors' plan of reorganization rather than filed with this Court for separate approval.

⁷ In connection with their March 31, 2006 announced transformation plan, the Debtors classified "core" and "non-core" product lines and plants. The Debtors have been working to divest non-core assets so as to maximize the value of the estate for stakeholders. During the 2006 and 2007 calendar years, for example, the Debtors sold substantially all of the assets related to MobileAria, Inc., its chapter 11 affiliate, obtained court approval for the sale of substantially all of the assets of their brake hose and Saltillo, Mexico brake plant businesses, and obtained court approval of bid procedures related to the upcoming sale of substantially all assets used in their catalyst business. In addition, as announced publicly, the Debtors anticipate selling additional non-core assets, including, without limitation, their steering, interior, and closures businesses.

⁸ As part of this effort, effective July 1, 2006, the Company realigned its business operations to focus its product portfolio on core technologies for which the Company believes it has significant competitive and technological advantages. The Company's revised operating structure consists of its four core business segments: Electronics and Safety, Thermal Systems, Powertrain Systems, and Electrical/Electronic Architecture. The Company also has two additional segments, Steering and Automotive Holdings Group, which will be transitioned as part of the Company's transformation plan. The Debtors also made significant progress in ensuring that their organizational and cost structure is competitive in obtaining the entry of this Court's Order Under 11 U.S.C. § 363(b) And Fed. R. Bankr. P. 6004 Authorizing Debtors To Enter Into Finance Outsourcing Agreement On April 23, 2007 (Docket No. 7773) (the "Finance Outsourcing Order"). The Finance Outsourcing Order authorized the Debtors to outsource certain of the Debtors' accounts receivable, accounts payable, fixed assets, travel and expense reporting, general ledger, and contract administration processes and significantly reduce SG&A expenses as part of their transformation plan.

⁹ To that end, on May 31, 2007, the Bankruptcy Court granted the Debtors' motion for authority to perform under the terms of those certain September 30, 2006 plan year funding waivers, which were approved by the IRS, for both the Delphi Hourly-Rate Employees Plan and the Delphi Retirement Program for Salaried Employees (collectively, the "Plans"). On July 13, 2007, the IRS modified the conditional funding waivers granted to Delphi related to the Plans, extending the dates by which Delphi is required to file a plan of reorganization and emerge from chapter 11 to December 31, 2007 and February 28, 2008, respectively.

its resources to continue to deliver high-quality products to its customers globally. Additionally, the Company will preserve and continue the strategic growth of its non-U.S. operations and maintain its prominence as the world's premier auto supplier.

Relief Requested

13. The Debtors request entry of an order under Bankruptcy Rule 9006(b)(1) extending the time by which the Debtors may remove an action in accordance with 28 U.S.C. § 1452 and Bankruptcy Rule 9027 to the later of (i) February 29, 2008, a date which is approximately five months after the current deadline, and (ii) 30 days after entry of an order terminating the automatic stay with respect to the action, without prejudice to the Debtors' right to seek further extensions.

Basis For Relief

14. The Debtors are parties to more than 200 judicial and administrative proceedings (collectively, the "Actions") pending in various courts or administrative agencies throughout the United States. The Actions involve a wide variety of claims. The Court has granted three prior extensions of the removal deadline, the most recent of which expires on the later of (a) September 30, 2007 and (b) 30 days after entry of an order terminating the automatic stay with respect to any particular action. By this Motion, the Debtors request a further extension to February 29, 2008. Because of the number of pending Actions and the wide variety of claims asserted in those Actions, the Debtors need additional time to determine which, if any, Actions should be removed and, if appropriate, transferred to this district. The proposed new

deadline coincides with the Debtors' current deadline to solicit acceptances of a plan of reorganization.¹⁰

15. The Debtors submit that the relief requested is in the best interests of their estates and creditors. The extension sought will afford the Debtors an opportunity to make fully informed and prudent decisions concerning the possible removal of the Actions, protecting the Debtors' valuable right to adjudicate lawsuits economically if the circumstances warrant removal. Moreover, this extension will not prejudice any of the litigants because the Actions are stayed through confirmation of the Debtors' reorganization plan absent relief from the automatic stay. Furthermore, no part of the requested relief will prejudice any Party whose proceeding is removed from seeking remand under 11 U.S.C. § 1452(b). Accordingly, the proposed extension requested herein will not prejudice the rights of other parties to any of the Actions.

Applicable Authority

16. 28 U.S.C. § 1452 and Bankruptcy Rule 9027 govern the removal of pending civil actions. Section 1452(a) provides:

A party may remove any claim or cause of action in a civil action other than a proceeding before the United States Tax Court or a civil action by a governmental unit to enforce such governmental unit's police or regulatory power, to the district court for the district where such civil action is pending, if such district court has jurisdiction of such claim or cause of action under section 1334 of this title.

28 U.S.C. § 1452(a). Bankruptcy Rule 9027(a)(2) further provides, in pertinent part:

If the claim or cause of action in a civil action is pending when a case under the [Bankruptcy] Code is commenced, a notice of removal may be filed [in the bankruptcy court] only within the longest of (A) 90 days after the order for relief in the case under the Code, (B) 30 days after entry of an order terminating a stay, if the claim or cause of

¹⁰ The February 29, 2008 deadline for the Debtors to solicit acceptances for a reorganization plan was set under this Court's Order Under 11 U.S.C. § 1121(d) Extending Debtors' Exclusive Periods Within Which To File And Solicit Acceptances Of Reorganization Plan, entered on July 9, 2007 (Docket No. 8490).

action in a civil action has been stayed under § 362 of the Code, or (C) 30 days after a trustee qualifies in a chapter 11 reorganization case but not later than 180 days after the order for relief.

Fed. R. Bankr. P. 9027(a)(2).

17. Bankruptcy Rule 9006(b)(1), in turn, provides that the Court can extend unexpired time periods:

[W]hen an act is required or allowed to be done at or within a specified period by these rules or by a notice given thereunder or by order of court, the court for cause shown may at any time in its discretion with or without motion or notice order the period enlarged if the request therefore is made before the expiration of the period originally prescribed or as extended by a previous order

Fed. R. Bankr. P. 9006(b)(1).

18. It is well settled that this Bankruptcy Rule 9006(b)(1) authorizes courts to expand the removal period as requested herein. See Jandous Elec. Constr. Corp. v. City of New York (In re Jandous Elec. Constr. Corp.), 106 B.R. 48, 50 (Bankr. S.D.N.Y. 1989) (removal deadline may be extended under Bankruptcy Rule 9006(b)); Doan v. Loomis (In re Fort Dodge Creamery Co.), 117 B.R. 438, 443 (N.D. Iowa 1990) (noting that trustee could have moved for extension of removal period); Stamm v. Rapco Foam, Inc., 21 B.R. 715, 718 (Bankr. W.D. Pa. 1982) (court may extend removal deadline in appropriate circumstances); Circle Litho, Inc., v. Ryder Truck Lines, Inc. (In re Circle Litho, Inc.), 12 B.R. 752, 756 (Bankr. D. Conn. 1981) ("All time limitations in the rules are subject to Bankruptcy Rule 9006 which generally permits time limits set by the rules to be enlarged or reduced").

19. Furthermore, courts in this district have regularly granted other debtors' requests to extend the removal deadline to plan confirmation and beyond. See, e.g., In re Delaco Company, Case No. 04-10899 (Bankr. S.D.N.Y. April 21, 2004) (extending removal deadline to 30th day after plan effective date); In re Twinlab Corp., Case No. 03-15564 (Bankr. S.D.N.Y.

Dec. 4, 2003) (90-day extension); In re Genuity Inc., Case No. 02-43558 (Bankr. S.D.N.Y. Feb. 26, 2003) (30th day after plan effective date); In re Global Crossing Ltd., et al., Case Nos. 02-40187 through 02-40241, 02-11982 (Bankr. S.D.N.Y. May 1, 2002) (extending removal deadline through plan confirmation); In re WorldCom, Inc., et al., Case No. 02-13533 (Bankr. S.D.N.Y. Oct. 8, 2002) (same).

Notice Of Motion

20. Notice of this Motion has been provided in accordance with the Supplemental Order Under 11 U.S.C. §§ 102(1) And 105 And Fed. R. Bankr. P. 2002(m), 9006, 9007, And 9014 Establishing Omnibus Hearing Dates And Certain Notice, Case Management, And Administrative Procedures, entered March 20, 2006 (Docket No. 2883) and the Amended Eighth Supplemental Order Under 11 U.S.C. §§ 102(1) And 105 And Fed. R. Bankr. P. 2002(m), 9006, 9007, and 9014 Establishing Omnibus Hearing Dates And Certain Notice, Case Management, And Administrative Procedures, entered October 26, 2006 (Docket No. 5418). In light of the nature of the relief requested, the Debtors submit that no other or further notice is necessary.

Memorandum Of Law

21. Because the legal points and authorities upon which this Motion relies are incorporated herein, the Debtors respectfully request that the requirement of the service and filing of a separate memorandum of law under Local Rule 9013-1(b) of the Local Bankruptcy Rules for the United States Bankruptcy Court for the Southern District of New York be deemed satisfied.

WHEREFORE the Debtors respectfully request that the Court enter an order
(a) extending the period set forth in Bankruptcy Rule 9027(a)(2)(A) during which they may
remove any Action through and including the later of (i) February 29, 2008 and (ii) 30 days after
entry of an order terminating the automatic stay with respect to the action, without prejudice to
the Debtors' right to seek further extensions, and (b) granting the Debtors such other and further
relief as is just.

Dated: New York, New York
July 27, 2007

SKADDEN, ARPS, SLATE, MEAGHER
& FLOM LLP

By: /s/ John Wm. Butler, Jr.
John Wm. Butler, Jr. (JB 4711)
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Attorneys for Delphi Corporation, et al.,
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UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

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ORDER TO FURTHER EXTEND TIME PERIOD WITHIN
WHICH DEBTORS MAY REMOVE ACTIONS UNDER
28 U.S.C. § 1452 AND FED. R. BANKR. P. 9006 AND 9027

("FOURTH REMOVAL DEADLINE EXTENSION ORDER")

Upon the motion, dated July 27, 2007 (the "Motion"), of Delphi Corporation and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), for an order (the "Order") under 28 U.S.C. § 1452 and Fed. R. Bankr. P. 9006 and 9027 further extending the period within which the Debtors may remove an action; and this Court having determined that the relief requested in the Motion is in the best interests of the Debtors, their estates, their creditors, and other parties-in-interest; and it appearing that proper and adequate notice of the Motion has been given and that no other or further notice is necessary; and after due deliberation thereon; and good and sufficient cause appearing therefor, it is hereby

ORDERED, ADJUDGED, AND DECREED THAT:

1. The Motion is GRANTED.
2. Pursuant to Bankruptcy Rule 9006(b), the period within which the Debtors may seek to remove a civil action pending on the date of the commencement of their chapter 11

cases, pursuant to 28 U.S.C. § 1452 and Fed. R. Bankr. P. 9027(a)(2), is enlarged and extended to and including the later of (i) February 29, 2008 and (ii) 30 days after entry of an order terminating the automatic stay with respect to the action.

3. This Order is without prejudice to the Debtors' right to seek further extensions of the period during which the Debtors may remove actions.

4. This Court shall retain jurisdiction to hear and determine all matters arising from the implementation of this Order.

5. The requirement under Rule 9013-1(b) of the Local Bankruptcy Rules for the United States Bankruptcy Court for the Southern District of New York for the service and filing of a separate memorandum of law is deemed satisfied by the Motion.

Dated: New York, New York
August __, 2007

UNITED STATES BANKRUPTCY JUDGE

Hearing Date And Time: August 16, 2007 at 10:00 a.m.
Objection Deadline: August 9, 2007 at 4:00 p.m.

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP
333 West Wacker Drive, Suite 2100
Chicago, Illinois 60606
(312) 407-0700
John Wm. Butler, Jr. (JB 4711)
John K. Lyons (JL 4951)
Ron E. Meisler (RM 3026)

- and -

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP
Four Times Square
New York, New York 10036
(212) 735-3000
Kayalyn A. Marafioti (KM 9632)
Thomas J. Matz (TM 5986)

Attorneys for Delphi Corporation, et al.,
Debtors and Debtors-in-Possession

Delphi Legal Information Hotline:
Toll Free: (800) 718-5305
International: (248) 813-2698

Delphi Legal Information Website:
<http://www.delphidocket.com>

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

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	:	
In re	:	Chapter 11
	:	
DELPHI CORPORATION, <u>et al.</u> ,	:	Case No. 05-44481 (RDD)
	:	
Debtors.	:	(Jointly Administered)
	:	
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NOTICE OF MOTION TO FURTHER EXTEND TIME PERIOD WITHIN
WHICH DEBTORS MAY REMOVE ACTIONS UNDER
28 U.S.C. § 1452 AND FED. R. BANKR. P. 9006 AND 9027

PLEASE TAKE NOTICE that on July 27, 2007, Delphi Corporation ("Delphi") and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), filed a Motion To Further Extend Time Period Within Which Debtors May Remove Actions Under 28 U.S.C. § 1452 And Fed. R. Bankr. P. 9006 And 9027 (the "Motion").

PLEASE TAKE FURTHER NOTICE that a hearing to consider approval of the Motion will be held on August 16, 2007, at 10:00 a.m. (Prevailing Eastern Time) (the "Hearing") before the Honorable Robert D. Drain, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 610, New York, New York 10004.

PLEASE TAKE FURTHER NOTICE that objections, if any, to the Motion must (a) be in writing, (b) conform to the Federal Rules of Bankruptcy Procedure, the Local Bankruptcy Rules for the Southern District of New York, and the Supplemental Order Under 11 U.S.C. §§ 102(1) and 105 and Fed. R. Bankr. P. 2002(m), 9006, 9007, and 9014 Establishing Omnibus Hearing Dates And Certain Notice, Case Management, and Administrative Procedures, entered March 20, 2006 (Docket No. 2883) (the "Supplemental Case Management Order") and the Amended Eighth Supplemental Order Under 11 U.S.C. §§ 102(1) and 105 and Fed. R. Bankr. P. 2002(m), 9006, 9007, and 9014 Establishing Omnibus Hearing Dates and Certain Notice, Case Management, and Administrative Procedures, entered October 26, 2006 (Docket No. 5418) (together with the Supplemental Case Management Order, the "Case Management Orders"), (c) be filed with the Bankruptcy Court in accordance with General Order M-242 (as amended) – registered users of the Bankruptcy Court's case filing system must file electronically, and all other parties-in-interest must file on a 3.5 inch disk (preferably in Portable Document Format (PDF), WordPerfect, or any other Windows-based word processing format), (d) be submitted in

hard-copy form directly to the chambers of the Honorable Robert D. Drain, United States Bankruptcy Judge, and (e) be served upon (i) Delphi Corporation, 5725 Delphi Drive, Troy, Michigan 48098 (Att'n: General Counsel), (ii) counsel to the Debtors, Skadden, Arps, Slate, Meagher & Flom LLP, 333 West Wacker Drive, Suite 2100, Chicago, Illinois 60606 (Att'n: John Wm. Butler, Jr.), (iii) counsel for the agent under the postpetition credit facility, Davis Polk & Wardwell, 450 Lexington Avenue, New York, New York 10017 (Att'n: Donald Bernstein and Brian Resnick), (iv) counsel for the Official Committee of Unsecured Creditors, Latham & Watkins LLP, 885 Third Avenue, New York, New York 10022 (Att'n: Robert J. Rosenberg and Mark A. Broude), (v) counsel for the Official Committee of Equity Security Holders, Fried, Frank, Harris, Shriver & Jacobson LLP, One New York Plaza, New York, New York 10004 (Att'n: Bonnie Steingart), and (vi) the Office of the United States Trustee for the Southern District of New York, 33 Whitehall Street, Suite 2100, New York, New York 10004 (Att'n: Alicia M. Leonhard), in each case so as to be **received** no later than **4:00 p.m. (Prevailing Eastern Time) on August 9, 2007** (the "Objection Deadline").

PLEASE TAKE FURTHER NOTICE that only those objections made as set forth herein and in accordance with the Case Management Orders will be considered by the Bankruptcy Court at the Hearing. If no objections to the Motion are timely filed and served in accordance with the procedures set forth herein and in the Case Management Orders, the Bankruptcy Court may enter an order granting the Motion without further notice.

Dated: New York, New York
July 27, 2007

SKADDEN, ARPS, SLATE, MEAGHER
& FLOM LLP

By: /s/ John Wm. Butler, Jr.
John Wm. Butler, Jr. (JB 4711)
John K. Lyons (JL 4951)
Ron E. Meisler (RM 3026)
333 West Wacker Drive, Suite 2100
Chicago, Illinois 60606
(312) 407-0700

- and -

By: /s/ Kayalyn A. Marafioti
Kayalyn A. Marafioti (KM 9632)
Thomas J. Matz (TM 5986)
Four Times Square
New York, New York 10036
(212) 735-3000

Attorneys for Delphi Corporation, et al.,
Debtors and Debtors-in-Possession

EXHIBIT I

Page 13 of 155
Delphi Corporation

Special Party

Company	Contact	Address1	City	State	Zip
Dykema Gossett PLLC	Ronald L Rose	400 Renaissance Center	Detroit	MI	48226

EXHIBIT J

Company	Contact	Address1	Address2	City	State	Zip
Latham & Watkins LLP	Henry P Baer Esq	885 Third Avenue		New York	NY	10022
Lewis & Kappes PC	James J Ammeen Esq	One American Square	Suite 2500	Indianapolis	IN	46282

EXHIBIT K

Company	Contact	Address1	City	State	Zip
Vorys Sater Seymour and Pease LLP	Tiffany Strelow Cobb Esq	52 East Gay Street	Columbus	OH	43216

EXHIBIT L

CREDITORNAME	CREDITORNOTICENAME	ADDRESS1	ADDRESS2	CITY	STATE	ZIP
1401 Troy Associates Limited Partnership	Douglas M Etkin	200 Franklin Ctr 29100 Northwestern Hwy		Southfield	MI	48034
500 Commerce LLC	c/o Viking Industries	6505 Rockside Rd	Suite 125	Independence	OH	44131
7755 MD LLC	7755 MD LLC	3240 Iris Ct	Attn: Keith Cowan	Wheat Ridge	CO	80033
900 Tower Drive Associates LLC	900 Tower Drive Associates LLC	c/o Kojaian Mgmt Corp	39400 Woodward Suite 250	Bloomfield Hills	MI	48304
Amherst Commerce Park		4508 Main St		Buffalo	NY	14226
	Joel M Gross Attorney for CSX Transportation			Washington	DC	20004-1206
Arnold & Porter LLP		555 Twelfth Street NW		Nashville	TN	37212
Camp Chase Industriail Railroad	C o Omega Rail Management	PO Box 120338		Oakmont	PA	15139
Camp Chase Railroad Co		519 Cedar Way Building 1		Cincinnati	OH	45202
Cinergy Corp	Attn Debbie Plummer	139 E Forth St	Room 2604at	Catoosa	OK	74015
Cit Of Tulsa Rogers County Port Authority		5350 Cimarron Rd		Laurel	MS	39442-2335
City Of Laurel Ms	Laurel Airport Authority	PO Box 2335		Catoosa	OK	74015
City Of Tulsa Oklahoma	City Of Tulsa Oklahoma	City Of Tulsa Rogers Co Port Authority 5350 Cimarron Rd		Warren	OH	44483
City Of Warren Ohio	City Of Warren Ohio	C o Clerk City Engineers 3901 Mahoning Ave Nw		Lakeworth	FL	33461
Concourse 100 LLC	c/o In-Rel Management attn: President	2328 10th Ave North	Suite 401	Wilmington	DE	19899
Connolly Bove Lodge & Hutz LLP	Jeffrey C Wisler Esq Attorney forOrix GF Warren Venture	1007 N Orange Street	PO Box 2207	Jackson	MI	49201
Consumers Power Company	Consumers Power Company	212 W Michigan Ave		Coopersville	MI	49404
Coopersville and Marne Railway Company	Coopersville and Marne Railway Company	PO Box 55		Gwinn	MI	49841
County Of Marquette	Sawyer International Airport	125 G Avenue	Attn: Scott Erbsch	Rochester	NY	14604
County of Monroe Industrial Development Agency	County of Monroe Industrial Development Agency	183 E Main St Suite 929	Attn: Chairman	Jacksonville	FL	32202
Csx Transportation	Csx Transportation	500 Water St J180		Lawrenceburg	TN	33464
Donald R and Sarah E Sweeton	Dasco Inc	214 Admiral Circle		Youngstown	OH	44505
Economic Development Rail li Corp	Economic Development Rail li Corp	4319 Belmont Ave		Chicago	IL	60606
First Industrial Lp	Barack Ferrazzano Kirschbaum Perlman and Nagelberg	333 West Wacker Dr Ste 2700	Attn Suzanne Bessette Smith	Chicago	IL	60606
First Industrial Lp	First Industrial Lp	311 South Wacker Dr Ste 4000	Attn Vice President Portfolio Management	Chicago	IL	60606
First Industrial Lp	First Industrial Realty Trust Inc	24800 Denso Dr Ste 175		Southfield	MI	48034
First Industrial Lp		311 S Wacker Dr	Ste 4000	Chicago	IL	60606
Ford Motor Land Development Corporation	Attn: Lease Analyst	550 Town Center Drive	Suite 200	Dearborn	MI	48126
Ford Motor Land Development Corporation	Dept 186-01	PO Box 67000		Detroit	MI	48267-0186
Fortune Avenue Partners		329 N Main St		Kokomo	IN	46901
Gar Properties Llc	Gar Properties Llc	205 St Paul St Ste 400	Attn Fred J Rainaldi	Rochester	NY	14604
Gar Properties Llc	Mangione and Roinman	205 St Paul St Ste 400	Attn Sal Mangione Esq	Rochester	NY	14604
Gbg2 Llp	C o Gibbons White Inc	4730 Walnut St	Ste 206	Boulder	CO	80301
Gbg2 Llp	Henry Braly	1800 Pike Rd		Longmont	CO	80501
Gbg2 Llp	Wallace H Grant and Douglas Grant Grant Bernard Lyons and Gaddis		PO Box 948	Longmont	CO	80502
General Motors Corporation	General Motors Corporation Office Of The General Counsel		New Ctr One Building 3031 W Grand Blvd PO Box 33122	Detroit	MI	48226
Germaines Technology Group Custom Coating And Enhancements Inc		8333 Swanston Ln		Gilroy	CA	95020
Grand Trunk Western Railroad Inc	Grand Trunk Western Railroad Inc	2800 Livernois		Troy	MI	48007-5025

CREDITORNAME	CREDITORNOTICENAME	ADDRESS1	ADDRESS2	CITY	STATE	ZIP
Green Road Associates Limited Partnership	Green Rd Associates Limited Partnership	C o First Martin Corporation 115 Depot St		Ann Arbor	MI	48104
Industrial Development Board Of The City Of Athens	c/o City Hall			Athens	AL	
Industrial Development Board Of The City Of Athens	c/o Pattan Lathom Legge and Cole	Attn Mike Kohl Esq	PO Box 470	Athens	AL	35612
Jcr Investments Llc	Dann Pecar Newman Kleiman Pc	Attn Jeffrey A Abrams	One American Square Ste 2300	Indianapolis	IN	46282
Jcr Investments Llc		17401 Tiller Court	PO Box 82008	Westfield	IN	46074
John E Benz	John E Benz	C o John E Benz and Co 3017 Exchange Ct Ste A		West Palm Beach	FL	33409
John E Benz		3017 Exchange Court	Ste A	West Palm Beach	FL	33409
Katbird Company LP	Katbird Company LP	8411 Preston Rd Suite 650	Attn: Wm B Costello	Dallas	TX	75225
Killam Industrial Development Partnership	Killam Industrial Development Partnership	PO Box 499		Laredo	TX	78042-0499
Lasalle National Bank As Trustee	c/o Nicholson	Porter and List Inc	1300 West Higgins Rd	Park Ridge	IL	60068
Laurence Tippman Sr Family Limited Partnership		9009 Coldwater Rd		Fort Wayne	IN	46825
Liberty Property Limited Partnership	Liberty Property Limited Partnership	26911 Northwestern Hwy Ste 205		Southfield	MI	48034
Mid States Industrial Complex Ltd		2574 E River Rd Bldg 10 Llc	PO Box 744	Dayton	OH	45401-0744
Miller Canfield Paddock and Stone PLC	Jonathan S Green Attorney for Wells Operating Partnership LP	150 W Jefferson Avenue	Suite 2500	Detroit	MI	48226
Miller Valentine Group	Miller Valentine Group	4000 Miller Valentine Court PO Box 744		Dayton	OH	45439-1487
Milwaukee Investment Company	Milwaukee Investment Company	C o Signature Associates One Towne Sq Ste 1200	Attn Property Management	Southfield	MI	48076
Nathan Neuman & Nathan PC	Kenneth A Nathan Attorney for 1401 Troy Associates Limited Partnership	29100 Northwestern Highway	Suite 260	Southfield	MI	48034
NML Properties		7 Crayton Ct		Miamisburg	OH	45342
Norfolk Southern Corporation	Norfolk Southern Corporation	185 Spring St Sw		Atlanta	GA	30303
Norfolk Southern Corporation	Norfolk Southern Corporation	110 Franklin Rd Se		Roanoke	VA	24042-0044
North Renaissance Development Llc	North Renaissance Development Llc	909 Washington Ave PO Box 348		Bay City	MI	48708
Northtown Business Center LLC		PO Box 34729		N Kansas City	MO	64116
Orix Gf Warren Venture	Orix Gf Warren Venture	C o Jim Purinton 100 N Riverside Plaza Ste 1400		Chicago	IL	60606
Orix Gf Warren Venture	Orix Gf Warren Venture	C o Orix Warrenincorix Real Estate Equities 100 N Riverside Plaza Ste 1400		Chicago	IL	60606
Orix Gf Warren Venture		100 N Riverside Plaza	Ste 1400	Chicago	IL	60606
Osprey SA Ltd	Osprey SA Ltd	305 E Main St	Kathy Glass Dir Corp Leasing	Brighton	MI	48116
Osprey SA Ltd	Osprey SA Ltd	7600 Grand River	Suite 185	Brighton	MI	48114
PA Building LLC		5328 Mirror Lake Court		W Bloomfield	MI	48323
Raytheon Company		1520 Hughes Way Bldg A01 M s A162 PO Box 9399	Attn Corporate Real Estate Dept	Long Beach	CA	90810
Raytheon Company		870 Winter St	Attn Corporate Real Estate Dept	Waltham	MA	02451
Realty Investment II	c/o Tim Taylor General Manager	120 N Dixon St	PO Box 180	Kokomo	IN	46901
Research Properties Llc	Research Properties Llc	1425 Sagamore Pkwy North		Lafayette	IN	47904
Saginaw Centre Development Company Llc (SCDC)		804 S Hamilton St		Saginaw	MI	48602
Scher Development Ltd	Scher Development Ltd	5560 Spring Grove Dr		Solon	OH	44139

CREDITORNAME	CREDITORNOTICENAME	ADDRESS1	ADDRESS2	CITY	STATE	ZIP
Sealy Rg Valley Buildings Lp	c/o Sealy and Company Inc	333 Texas St	Ste 1050	Shreveport	LA	71101
Sealy Rg Valley Buildings Lp	Sealy Rg Valley Buildings Lp	C o Sealy and Company Inc 333 Texas St Ste 1050	Attn Mark P Sealy	Shreveport	LA	71101
Sheldon S Toll PLLC	Sheldon S Toll Attorney for Milwaukee Investment Company	2000 Town Center	Suite 2550	Southfield	MI	48075
Tr Butterfield Trail Corp	c/o Capri Capital Advisors LLC	1201 N Clark St	Ste 300	Chicago	IL	60610
Tr Butterfield Trail Corp	Holland and Knight Llp	131 S Dearborn 30th Fl	Attn James T Mayer	Chicago	IL	60603
Tr Butterfield Trail Corp	Tr Butterfield Trail Corp	C o Capri Capital Advisors Llc 875 N Michigan Ave Ste 3430	Attn Asset Manager	Chicago	IL	60611
Transwestern Great Lakes Lp	Transwestern Great Lakes Lp	1301 W Long Lake Rd Ste 330		Troy	MI	48098
Weingarten Realty Investors	Weingarten Realty Investors	2600 Citadel Plaza Dr Ste 300		Houston	TX	77216
Weingarten Realty Investors		PO Box 200518		Houston	TX	77216
Wells Management Company	Wells Management Company	6200 The Corners Pkwy Ste 250		Norcross	GA	30092
Wells Operating Partnership Lp		PO Box 926040		Norcross	GA	30010-6040
Western States Technologies Holdings Inc	Western States Technologies Holdings Inc	18101 Von Karman Avenue	Suite 330	Irvine	CA	92612-0146

EXHIBIT M

CREDITORNAME	CREDITORNOTICENAME	ADDRESS1	ADDRESS2	ADDRESS3	CITY	STATE	ZIP	COUNTRY
Abernathy Sonja	David E Stenson Esq	Liberty Tower	Ste 1210 120 W Second St		Dayton	OH	45402	
Acord Rosetta		11101 Fernitz Rd			Byron	MI	48418-9505	
Adams Thomas E	The Padberg & Corrigan Law Firm	Michael P Corrigan	1010 Market St	Ste 650	St Louis	MO	63101	
Ae Staley Manufacturing Company	Lewis & Wagner	Susan E Mehringer	500 Pl	501 Indiana Ave Ste 200	Indianapolis	IN	46202-3199	
Alan S Dawes	Robert Stern And Elizabeth Baird	O'melveny & Myers Llp	1625 Eye St Nw		Washington	DC	20006-4001	
Alcoa Inc	Hume Smith Geddes Green & Simmons Llp	Edward F Harney Jr	54 Monument Circle	4th Fl	Indianapolis	IN	46204	
Aldridge Brenda	William D Davis Iii	Davis & Associates Pc	917 Merchants Walk	Ste A	Huntsville	AL	35801	
Alfaro Jose C And Martha	Stanley J Walter	1017 S Gaylord St			Denver	CO	80209-4683	
Alfaro Jose C And Martha		304 West 5th St			Goodland	KS	67735	
Allegheny Rodney	John Tishok	1000 Six Ppg Pl			Pittsburgh	PA	15222	
Allen Brandon	Brandon Allen	Delphi Steering	Alabama Plant 21	Highway 31 South	Athens	AL	35613	
Allie Andre		2338 Montgomery Ave Nw			Warren	OH	44485	
Allison Carl	Freking & Betz	215 East Ninth St	Fifth Fl		Cincinnati	OH	45202	
Allstate Insurance	Robert L. Goldenbogen Pc	511 Fort St	Ste 505		Port Huron	MI	48060	
Alma Guerra Gillette Next Friend Of Raquel And Edward Gillette Minors	Law Offices Of Maloney & Campolo	Tim Maloney Paul Campolo	900 S E Military Dr		San Antonio	TX	78214	
Alternate Resource Inc	Frie Arndt & Donbom	James J Arndt	7400 Wadsworth Blvd	Ste 201	Arvada	CO	80003	
Amchem Products Inc N/k/a Rhone Poulenc Inc Defendants	Anderson Kill & Olick	Judith Yavitz Esquire	1251 Ave Of The Americas		New York	NY	10020	
America Premier Underwriters Inc	Stuart & Branigin Llp	Barry L Loftus	PO Box 1010		Lafayette	IN	47902-1010	
American Asbestos Company	Berry & Berry	2930 Lakeshore Ave			Oakland	CA	94610	
American Honda Motor Co	Parts Fin & Plng Ms 100 5w 5g	1919 Torrance Blvd			Torrance	CA	90501-2746	
American Honda Motor Co Inc	Koichi Amemiya	1919 Torrance Blvd			Torrance	CA	90501	
American Honda Motor Company Inc	Haight Brown & Bonesteel LLP	71 Stevenson Street	20th Floor		San Francisco	CA	94105-2981	
American Standard Inc	Mcguire Woods Llp	Yvette Harmon Esquire	1345 Avenue of the Americas	Seventh Floor	New York	NY	10105-0106	
American Suzuki Motor Corporation Suzuki Motor Corporation	Becherer Kannett & Schweitzer	Mark S Kannett Esq	2200 Powell St	Ste 805	Emeryville	CA	94608	
Anderson Jr Russell	Samael F Prato	183 East Main St	Ste 1435		Rochester	NY	14604	
Arbogast Michael A And Rebecca C Arbogast	Laudig George Rutherford & Sipes	Linda George Esq	156 East Market St	Ste 600	Indianapolis	IN		
Asherbranner Jennifer T And Ronald R Asherbranner	Hardwick & Knight	Travis W Hardwick Esq	PO Box 968		Decatur	AL	35602	
Atlas Carriers Inc Delphi Corporation	Larry Megal President	PO Box 163			Searcy	AR	72143	
Aubert Harold	Oneill Wallace & Doyle Pc	D Carbajal J J Danielecki Jr	PO Box 1966		Saginaw	MI	48605-1966	
Austin Sculpture And Decorative Art Inc	Dan Worthington, Esq	Atlas & Hall LLP	818 Pecan Boulevard		McAllen	TX	78501	
Auto Specialties Manufacturing Company	Becherer Kannett & Schweitzer	Mark S Kannett Esq	2200 Powell St	Ste 805	Emeryville	CA	94608	
Autoliv Asp Inc	Alston & Bird	D G Scribner W Clay Massey	One Atlanta Ctr	1201 West Peachtree St	Atlanta	GA	30303	
Autoliv Asp Inc	Wright Lindsey & Jennings	Greg Jones	200 West Capital Ave	Ste 23000	Little Rock	AR	72201-3699	
Autoliv Inc	Mark R Gilling	3030 North Third St	Ste 1300		Phoenix	AZ	85012	
Autoliv Inc	Wright Lindsey & Jennings	Greg Jones	200 West Capital Ave	Ste 23000	Little Rock	AR	72201-3699	
Automotive Technologies International Inc	Sommer Schwartz Silver & Schwartz Pc	Andrew Kochanowski P55117	2000 Town Ctr	9th Fl	Southfield	MI	48075	
Avey Patricia M		PO Box 317083			Dayton	OH	45437	
Avon Automotive North America	Gibson Mcaskill & Crosby	Victor A Oliveri	69 Delaware Ave		Buffalo	NY	14202	
Backie Robert	Mastromarco & Jahn Pc	Victor J Mastromarco Jr	1024 N Michigan Ave		Saginaw	MI	48605-3197	
Baldwin Sandra L	Alen J Counard Pc	2320 West Jefferson			Trenton	MI		
Baldwin Sandra L		8616 Whitehorn St			Romulus	MI	48174	
Banks Herman		1802 Railroad St Sw			Hartselle	AL	35640	
Barnes Cleary And Violet	Levin Simes Kaiser & Gornick Llp	Martha A H Berman Esq	44 Montgomery Street	36th Floor	San Francisco	CA	94104	
Barr James R		10800 Oak Ct			Galloway	OH	43119	

CREDITORNAME	CREDITORNOTICENAME	ADDRESS1	ADDRESS2	ADDRESS3	CITY	STATE	ZIP	COUNTRY
Bartell Greg	Derek W Looser Esq Erin M Riley Esq Keller Rohrback	Lynn Lincoln Sarko Esq	1201 Third Ave Ste 3200		Seattle	WA		
Batson John	Cusimano Keener Roberts	Michael L Roberts	153 South 9th St		Gadsden	AL	35901	
Battenberg Iii Jt	Shearman & Sterling	Marc D Ashley Esq	599 Lexington Ave		New York	NY	10022-6069	
Battenberg Jt	Shearman & Sterling	Marc D Ashley Esq	599 Lexington Ave		New York	NY	10022-6069	
Bayer Cropscience Inc Successor To Amchem Products Inc	Locke Reynolds Llp	Michael A Bergin	201 N Illinois St	Ste 1000	Indianapolis	IN	46244-0961	
Bayview Technology Group Llc	Cooper Larsen	Gary L Cooper	151 North 3rd Ave	Ste 210 PO Box 4229	Pocatello	ID	83205	
Beck Bobby And Patricia	Simmonscooper Llc	Tim Thompson Esq	707 Berkshire Blvd	PO Box 521	East Alton	IL		
Bedrin John	Simons Cooper Llc	7070 Berkshire Blvd	PO Box 521		East Alton	IL		
Bep Development Llc	Cusimano Keener Roberts	Michael L Roberts	153 South 9th St		Gadsden	AL	35901	
Bergeron Phil	Lieff Cabraser Heimann & Bernstein Llp	J D Selbin R Geman	780 Third Ave	48th Fl	Newyork	NY	10017	
Bex Russell And Barbara A	Laudig George Rutherford & Sipes	Linda George Esq	156 East Market St	Ste 600	Indianapolis	IN		
Bishop Jr James Denson		2900 Trophy Dr			Bryon	TX	77805	
Bishop Jr James Denson	Davis And Davis	Fred Davis	2900 Trophy Dr		Bryan	TX		
Bishop Sr James Denson And Nelda Maude Bishop		2900 Trophy Dr			Bryon	TX	77805	
Bishop Sr James Denson And Nelda Maude Bishop	Davis And Davis	Fred Davis	2900 Trophy Dr		Bryan	TX		
Blackwell Baldwin Ford Lincoln Mercury Inc	Jasper N Edmundson Jr	1980 State St			Poplar Bluff	MO	63901	
Blackwell Baldwin Ford Lincoln Mercury Inc	Hartline Dacus Barger Dreyer Kern Llp	Wendy May	6688 N Central Expressway	Ste 1000	Dallas	TX	75206	
Blahnik John G	Shearman & Sterling	Marc D Ashley Esq	599 Lexington Ave		New York	NY	10022-6069	
Bmc Holding Corporation D/b/a Bmc West And Bmc West	Holden Kidwell Hahn &	William D Faler Esq	330 Shoup Ave	3rd Fl	Idaho Falls	ID	83405-0130	
Bmw Consructors Inc	Hume Smith Geddes Green & Simmons Llp	Edward F Harney Jr	54 Monument Circle	4th Fl	Indianapolis	IN	46204	
Boudreau Terry D	Shearman & Sterling	Marc D Ashley Esq	599 Lexington Ave		New York	NY	10022-6069	
Bradley Phyllis Jean Executrix Of Estate Of Jack Bradley	Brent Coon & Associates	1220 W Sixth St Ste 303			Cleveland	OH		
Brady Billy W And Renee		5047 Raymond Ave			Burton	MI	48509	
Brady Billy W And Renee	Weaver And Young Pc	Gregory T Young	32770 Franklin Rd		Franklin	MI		
Braner Usa	Stein Bliablia Mcguire Pantages & Gigl	Lawrence M Berkleley	Eisenhower Plaza	354 Eisenhower Pkwy	Livingston	NJ	07036	
Brewer Mary M	Adler & Associates	Barry D Adler Esq	30300 Northwestern Hwy Ste	304	Farmington Hills	MI		
Bridgestone/firestone Inc	Becherer Kannett & Schweitzer	Mark S Kannett Esq	2200 Powell St	Ste 805	Emeryville	CA	94608	
Bridgestone/firestone North America Tire Llc Successor By Merger To Firestone Tire & Rubber Co	Krieg Devault Llp	Aaron R Raff	One Indiana Square	Ste 2800	Indianapolis	IN	46204-2079	
Brittingham Julie & David	Thomas J Intilli	22 South St Clair			Dayton	OH	45402-1501	
Brown James Lee And Roseleen		1605 Beresford Rd			North Little Rock	AR	72116	
Brown James Lee And Roseleen	David A Hodges	Attorney At Law	Centre Pl Building	212 Ctr St Fifth Fl	Little Rock	AR		
Brown Jonathan	Hoagland Longo Moran Dunst & Doukas	Douglas M Fasciale	40 Patterson St	Pobox 480	New Brunswick	NJ	08903	
Brown Valeria M		613 Imo Dr			Dayton	OH	45804	
Brust Robert H	Shearman & Sterling	Marc D Ashley Esq	599 Lexington Ave		New York	NY	10022-6069	
Bueke Robert L And Norma J	Laudig George Rutherford & Sipes	Linda George Esq	156 E Market St	600	Indianapolis	IN	46204	
Building Material Holding Corp	Clouse Dunn Hirsch LLP	R Rogge Dunn Esq	5200 Renaissance Tower	1201 Elm Street	Dallas	TX	75270	
Buis James And Jacqueline	Laudig George Rutherford & Sipes	Linda George Esq	156 East Market St	Ste 600	Indianapolis	IN		
Bunge North America East Inc F/k/a/ Central Soya Company Inc	Baker & Daniels	Kevin Toner	300 N Meridian St	Ste 2700	Indianapolis	IN	46204-1782	
Burdette James	David Torchi Esq	Tobias Kraus & Torchia	911 Mercantile Library Bldg	414 Walnut St	Cincinnati	OH	45202	
Burns Internatlional Services Corp F/k/a Borgwarner Corporation	Burnham & Brown	1901 Harrison St	11th Fl		Oakland	CA	94612-3501	
Cable Manufacturing & Assembly Co		1490 Industrial Pkwy			Bolivar	OH	44612-0409	
Cable Manufacturing & Assembly Co Inc	Provost Umphery Law Firm	Andy Tindel	112 East Line St	Ste 304	Tyler	TX	75702	
Cable Manufacturing & Assembly Inc	Ramsey & Murray Pc	Curtis D Collette	800 Gessner	Ste 1100	Houston	TX	77024-4257	
Cadence Innovations LLC	Alston & Bird, LLP	Dennis J. Connolly	1201 West Peachtree Street		Atlanta	GA	30309-3424	

CREDITORNAME	CREDITORNOTICENAME	ADDRESS1	ADDRESS2	ADDRESS3	CITY	STATE	ZIP	COUNTRY
Calcagni James		2909 Whispering Pines Dr			Canfield	OH	44406	
Calsonic Kansei Corporation	Foley & Lardner Llp	J A Vanophem J S Kopp	One Detroit Ctr	500 Woodward Ave Ste 2700	Detroit	MI	48226	
Cannon Billy	Beers Anderson Jackson Patty & Van Heest Pc	Michael S Jackson	PO Box 1988		Montgomery	AL	36102-1988	
Canter Richard And Louanna	Laudig George Rutherford & Sipes	Linda George Esq	156 East Market St	Ste 600	Indianapolis	IN		
Capco Pipe Company Inc As Successor								
Interest Cement Asbestos Prod Inc	Dryden Margoles Schimaneck Hartman	One California St	Ste 2600		San Francisco	CA	94111	
Carlisle Corporation	Thelen Reid & Priest Llp	101 Second St	Ste 1800		San Francisco	CA	94105-3601	
Carter Sharyl Yvette	Damon Law Office	441 Vine St	Ste 2900 Carew Tower		Cincinnati	OH	45202	
Caterpillar Inc	Coots Henke & Wheeler	James Wheeler	355 E Carmel Dr		Carmel	IN	46032	
Cda Consulting Inc	Yaldo & Domestein Pllc	Scott S Yaldo Esq	30150 Telegraph Rd	Ste 444	Bingham Farms	MI		
Certain Teed Corporation	Anderson Kill & Olick	Judith Yavitz Esquire	1251 Ave Of The Americas		New York	NY	10020	
Certain Teed Corporation	Mckenna Long & Aldridge Llp	Steuart St Tower	One Market St	Ste 2700	San Francisco	CA	94105-1475	
Certain Teed Corporation	Locke Reynolds Llp	Michael A Bergin	201 N Illinois St	Ste 1000	Indianapolis	IN	46244-0961	
Chapa Israel		275 Battery St	30th Fl		San Francisco	CA	94111	
Chapa Israel	Lieff Cabraser Heimann Bernstein	Lisa Leebove	275 Battery St 30th Fl		San Francisco	CA		
Charles Doty	Sheila M Bossier	Bossier Kitchena Pllc	1520 N State St		Jackson	MS	39202	
Charles Doty	Mikel J Bowers Tim Goss Richard Capshaw	Capshaw Goss Bowers Llp	3031 Allen St Ste 200		Dallas	TX	75204	
Charles Doty Bankruptcy Counsel	J Walter Newman Iv	539 Trustmark National Bank			Jackson	MS	39201	
Chase Orr Kimberly	Miller Faucher And Cafferty Llp	Patrick Cafferty Esq	101 N Main St	Ste 450	Ann Arbor	MI		
Chiquito Maria Bernabe	Everardo Abrego	944 W Nolana	Ste C		Pharr	TX	78577	
Chrysler	Hill Ward & Henderson	David Tyrrell	3700 Bank Of America Plaza	101 E Kennedy Blvd	Tampa	FL	33602-5195	
Chubb James C		308 Old Oak Dr			Cortland	OH	44410-1124	
City Of Delray Beach Police And Firefighters Retirement System	Miller Shea Pc	Marc L Newman Esq	950 W University Dr	Ste 300	Rochester	MI		
Clark Charles	Kelman Loria Pllc	Alan B Posner Esq	660 Woodward Ave	Ste 1420	Detroit	MI	48226-3588	
Cloncs Donald And Carole L	Laudig George Rutherford & Sipes	Linda George Esq	156 East Market St	Ste 600	Indianapolis	IN		
Coleman Michael	Isaiah Lipsey Esq	17000 West Ten Mile Rd	2nd Fl		Southfield	MI	48075	
Community Motors Inc	Jenner & Block	330 North Wabash			Chicago	IL	60611-7603	
Comprehensive Logistics Co Inc	Stephen S Brown & Matthew M Merril	911 Main St	Ste 2300		Kansas City	MO	64105	
Conrad Dean F	Lewis & Lewis Pc	Emily L Downing Esq	800 Cathedral Pk Tower	37 Franklin St	Buffalo	NY	14202-4107	
Cook Sylvia And Andre Cook Jr And Andrea Cook		710 Elk Glen Court			Colorado Springs	CO	80906	
Cook Sylvia And Andre Cook Jr And Andrea Cook	Gilbert Frank Ollanik And Komyatte	Paul J Komyatte	5400 Ward Rd Building Iv	Ste 200	Arvada	CO		
Cooley Frances A	Freund Freeze & Arnold	Christopher F Johnson	One Dayton Centre Ste 1800	1 South Main St	Dayton	OH	45402-2017	
Corus Sec/lp	Champ Lyons Iii Esq	The Highland Building	2201 Arlington Ave South		Birmingham	AL	35205	
Cox Jon C		3102 Oak Lawn Ave	Ste600 Lb 164		Dallas	TX	75219	
Cox Jon C	Law Offices Of Leon Russell	Leon Russell	3102 Oak Lawn Ste 600		Dallas	TX		
Crane Co	Harris Beach Llp	Cynthia Weiss Antonucci Esq	805 Third Ave	19th Fl	New York	NY	10022	
Cummins Inc	Segal Mccambridge Singer & Mahoney Ltd	Jason Kennedy	One Ibm Plaza Ste 200	330 North Wabash Ave	Chicago	IL	60611	
Daimler Chrysler Corp	Ice Miller	Kevin Knight	One American Square		Indianapolis	IN	46204	
Daimlerchrysler Corporation Fka The Chrysler Corporation	Thelen Reid & Priest Llp	101 Second St	Ste 1800		San Francisco	CA	94105-3601	
Dana Corporation	Anderson Kill & Olick	Judith Yavitz Esquire	1251 Ave Of The Americas		New York	NY	10020	
Dangerfield Shawn	Miller Faucher And Cafferty Llp	Patrick E Cafferty	101 North Main St		Ann Arbor	MI	48104	
Dap Inc	Lewis & Wagner	Susan E Mehringer	500 Pl	501 Indiana Ave Ste 200	Indianapolis	IN	46202-3199	
David N Farr		Harley Smith	8000 W Florissant Ave	Emerson	St Louis	MO	63136	
Davis li Robert E Plaintiff V		5725 Delphi Dr			Troy	MI	48098	

CREDITORNAME	CREDITORNOTICENAME	ADDRESS1	ADDRESS2	ADDRESS3	CITY	STATE	ZIP	COUNTRY
Davis li Robert E Plaintiff V	Laudig George Rutherford & Sipes	Linda George Esq	156 East Market St	Ste 600	Indianapolis	IN		
Davis Zachary A		2149 Grice Ln			Kettering	OH	45429	
Dawes Alan S	Shearman & Sterling	Marc D Ashley Esq	599 Lexington Ave		New York	NY	10022-6069	
Db Riley Inc	Phillips Lytle Hitchcock Blaine & Huber	James Whitcomb Esquire	3400 Hsbc Ctr		Buffalo	NY	14203	
De La Paula Bernardes Neto Oscar	Shearman & Sterling	Marc D Ashley Esq	599 Lexington Ave		New York	NY	10022-6069	
De Paula Bernardes Neto Oscar	Shearman & Sterling	Marc D Ashley Esq	599 Lexington Ave		New York	NY	10022-6069	
Delco Electronics Llc	Michael D Schloff Plc	Michael D Schloff P25393	6905 Telegraph Rd	Ste 215	Bloomfield Hills	MI	48301	
Delco Remy Corporation	Norris McLaughlin & Marcus	Haekyoung Suh	721 Route 202 206	PO Box 1018	Somerville	NJ	08876-1018	
Delco Remy International Inc		2902 Enterprise Dr			Anderson	IN	46013	
Delillo Chevrolet Co		18211 Beach Blvd			Huntington Beach	CA	92648	
Deloitte & Touche Llp	Davis Polk & Wardell	Daniel F Kolb	450 Lexington Ave		New York	NY	10017	
Delphi Automotive Systems Singapore PTE	Jimmy Quah Beng Huat	20 Raffles Place	09-01 Ocean Towers		Singapore		48620	Singapore
Delphi Mechatronic Board Of Directors	Shearman & Sterling	Marc D Ashley Esq	599 Lexington Ave		New York	NY	10022-6069	
Delphi Trust I	Kantrowitz Goldhamer & Graifman Pc	Gary S Graifman	747 Chestnut Ridge Rd		Chestnut Ridge	NY	10977	
Denso Corporation	Morris Nichols Arshat & Tunnell	Rodger D Smith li Esq	Jack B Blumenfeld Esq	1201 N Market St PO Box 1347	Wilmington	DE		
Denso International America Inc	Paul Weiss Rifkind Wharton & Garrison Llp	Kenneth A Gallo	Denso Siemens And Trw	1615 L St Nw	Washington	DC	20036-5694	
Detweiler Russell	Adler & Associates	Barry D Adler Esq	30300 Northwestern Hwy	Ste 304	Farmington Hills	MI	48334	
Dickerson Brian	Black Law Office	1422 West Saginaw St			East Lansing	MI	48823	
Doty Charles	Sheila M Bossier	Sheila M Bossier	1520 North State St		Jackson	MI	39202	
Dougherty Chad	Richard D Gibbon & Associates	2 W 6th Street	Suite 320		Tulsa	OK	74119-1215	
Dougherty Chad	Richard D Gibbon & Associates	PO Box 1211			Okmulgee	OK	74447-1211	
Douglas Insulation Company	Selman Breitman Llp	33 New Montgomery St	6th Fl		San Francisco	CA	94105	
Dura Automotive Systems Inc	Markusson Green & Jarvis Pc	Dennis Hart Markusson Esq	999 18th St 3300		Denver	CO	80202	
Dynamic Corporation	Drillock Law Firm	Linda R Drillock P38480	6390 Locust Street		Marlette	MI	48453	
Dynamic Design Inc	Drillock Law Firm	Linda R Drillock P38480	3030 Main St		Marlette	MI	48453	
Earl Mckay Inc	David L Ayers Esq Jimmy B Wilkins Esq Watkins & Eager Pll	Pobox 650			Jackson	MS	39205	
Ei Dupont De Nemours And Company	Leader & Berkon Llp	Michelle Pollachov Esq	630 Third Ave		New York	NY	10017	
Ellison Shane	Cusimano Keener Roberts	Michael L Roberts	153 South 9th St		Gadsden	AL	35901	
Elmore Jr Arlis M	Gene T Moore	1802 Fifteenth St			Tuscaloosa	AL		
Elmore Jr Arlis M		3611 Rice Mine Rd	Ne Lot 317		Tuscaloosa	AL	35406	
Emerson Electric Co	Snell & Wilmer Llp	Timothy G Oneill Esq	1200 17th St 1900		Denver	CO	80202	
Emerson Electric Co F/k/a Pr Mallory & Co Inc	Wooden & McLaughlin Llp	Douglas B King	One Indiana Square	Ste 1800	Indianapolis	IN	46204-2019	
Empire Ace Insulation Mfg Corp	Steve Kevelson Esq	One Cozine Ave			Brooklyn	NY	11201	
Engineered Polymer Solutions Inc F/k/a Valspar Industries Inc F/k/a/ Lilly Industrial Coatings Inc	Segal Mccambridge Singer & Mahoney Ltd	Jason Kennedy	One Ibm Plaza Ste 200	330 North Wabash Ave	Chicago	IL	60611	
Ennis Donald And Carol	Laudig George Rutherford & Sipes	Linda George Esq	156 East Market St	Ste 600	Indianapolis	IN		
Evans Terrence	Haskin Lauter Larue & Gibbons	255 North Alabama St			Indianapolis	IN	46204	
Executive Committee Of Delphi Corps Board Of Directors	Shearman & Sterling	Marc D Ashley Esq	599 Lexington Ave		New York	NY	10022-6069	
Fargo Insulation Company	Rocap Witchger Llp	Richard A Rocap	6666 E. 75th Street	Suite 410	Indianapolis	IN	46250	
Farr David N	Shearman & Sterling	Marc D Ashley Esq	599 Lexington Ave		New York	NY	10022-6069	
Fickey Marilyn Bishop	Davis & Davis	Fred Davis Esq	2900 Trophy Dr		Bryan	TX	77805-3610	
Financial Services Of America Llc	Sallee Law Firm	Frank F Sallee Esq	4739 Bellview	Ste 304	Kansas City	MO	64112-1364	

CREDITORNAME	CREDITORNOTICENAME	ADDRESS1	ADDRESS2	ADDRESS3	CITY	STATE	ZIP	COUNTRY
Fleet Logistics	Stinson Morrison Hecker Llp	Donald C Ramsay	9 Corporate Woods	Ste 450 9200 Indian Creek Pkwy	Overland Pk	KS	66210	
Fleming Joseph A	Adorno & Yoss	Thomas L Peterson	Ste 450	1000 Vermont Ave Nw	Washington	DC	20005	
Fligstein Michael S	Shearman & Sterling	Marc D Ashley Esq	599 Lexington Ave		New York	NY	10022-6069	
Flores Jose Oscar And Wife Bonifacia Flores	Law Office Of William J Tinning	William J Tinning	1013 Bluff Dr		Portland	TX	78374	
Flores Romeo And Juanita Next Friends Of								
Sandra Flores Minor	Law Office Of William J Tinning	William J Tinning	1013 Bluff Dr		Portland	TX	78374	
Folck Neal C	Schatz & Nobel Pc	R A Izard A M Schatz	20 Church St	Ste 1700	Hartford	CT	06103	
Ford Motor Company	Thelen Reid & Priest Llp	101 Second St	Ste 1800		San Francisco	CA	94105-3601	
Ford Motor Company	Winston And Strawn Llp	K R Anderson K J Oshea	35 W Wacker Dr		Chicago	IL	60601	
Ford Motor Company John Does	Campbell Campbell Edwards & Conroy pc	C S Toomey F E Dennison	Woodbury Crossing	3 South Broad St Ste 2c	Woodbury	NJ	08096	
Fournier Connie As P/r/e Of Stella Demeniuk Deceased	Thomas Garvey Garvey & Sciotti Pc	R F Garvey D P Beck	24825 Little Mack		St Clair Shores	MI	48080	
Fred Brown Chevrolet Pontiac Inc	Fred Brown	100 South Echols St			Caldwell	TX	77836	
Free Paul	Pepper Hamilton Llp	Richard A Rossman	36th Fl	100 Renaissance Ctr	Detroit	MI	48243-7926	
Gaines Ira	Wolf Halenstein Adler Freeman & Hertz Llp	Christpher S Hinton Esq	270 Madison Ave		New York	NY		
Garlock Inc	Segal Mccambridge Singer & Mahoney Ltd	Jason Kennedy	One Ibm Plaza Ste 200	330 North Wabash Ave	Chicago	IL	60611	
Garlock Sealing Technologies As Succesor In Interest To Garlock Inc	Glaspy & Glaspy	100 Pringle Ave	No 750		Walnut Creek	CA	94596	
Gatke Corporation	Bennett Samuelson Reynolds & Allard	1301 Marina Village Parkway	Suite 300		Alameda	CA	94501	
Gauthier James F Md	Starnes & Atchison Llp	Michael A Price & Joseph S Moller	100 Brookwood Pl 7th Flr	PO Box 598512	Birmingham	AL	35259-8512	
Gavia Sr Felipe F	Felipe F Gavia Sr In Pro Per	4846 Caroline			Indianapolis	IN	46205-1424	
General Electric Company	Ice Miller	Kevin Knight	One American Square		Indianapolis	IN	46204	
General Mortors Corporation	C Megan Fischer	2901 North Central Ave	Ste 1600		Phoenix	AZ	85012-2761	
General Mortors Corporation	Grassi & Toering Plc	Douglas L Toering Esq	888 West Big Beaver	Ste 750	Troy	MI	48084	
General Mortors Corporation	Jenner & Block	Phil Harris Esq	One Ibm Plaza		Chicago	IL	60603	
General Mortors Corporation	Hartline Dacus Barger Dreyer & Kern	Wendy May	6688 N Central Expressway	Ste 1000	Dallas	TX	75206	
General Motors	Gm Legal Staff	Suzanne Miklos	400 Renaissance Ctr	PO Box 400	Detroit	MI	48265-4000	
General Motors Corp	Locke Reynolds Llp	Michael A Bergin	201 N Illinois St	Ste 1000	Indianapolis	IN	46244-0961	
General Motors Corp Life & Disability Benefits Program		100 Renaissance Ctr	PO Box 431301		Detroit	MI	48243	
General Motors Corporation		100 Renaissance Ctr	PO Box 431301		Detroit	MI	48243	
General Motors Corporation	The Corporation Company	120 Central Ave			Clayton	MO	63105	
General Motors Corporation	Glenn Jackson	400 Renaissance Ctr	PO Box 400		Detroit	MI	48265	
General Motors Corporation	Maynard Timm	400 Renaissance Ctr	PO Box 400		Detroit	MI	48265-4000	
General Motors Corporation	Lipperthumphreys Campbell Dust & Humphreys Pc	A T Lippert Jr P16714	4800 Fashion Square Blvd	Ste 410	Saginaw	MI	48604-2604	
General Motors Corporation	Davis Graham & Stubbs Llp	C L Casteel M S Chappell	1550 17th St	Ste 500	Denver	CO	80202	
General Motors Corporation	Watkins & Eager Plc	D L Ayers J B Wilkins	The Emporium Bldg	Ste 300 400 E Capital St	Jackson	MS	39201	
General Motors Corporation	General Motors Legal Staff	Glenn A Jackson	400 Renaissance Ctr	Mail Code 482 028 205	Detroit	MI	48265-4000	
General Motors Corporation	King & Spaulding Llp	Halli D Cohn	191 Peachtree St		Atlanta	GA	30303	
General Motors Corporation	Richard Hawkins & Young Llp	Kevin M Young	10101 Renunion Pl	Ste 600	San Antonio	TX	78216	
General Motors Corporation	Prichard Hawkins Mcfarland & Young Llp	Kevin M Young David G Harris	Union Square	Ste 600 10101 Reunion Pl	San Antonio	TX	78216	
General Motors Corporation	General Motors Corporation	Laura Hargitt	M/c 482 C23 B21	300 Renaissance Ctr	Detroit	MI	48265-3000	
General Motors Corporation	Bowman And Brooke Llp	Lori A Zirkle Esq	2901 North Central Ave	Ste 1600	Phoenix	AZ	85012	
General Motors Corporation	General Motors Legal Staff	Maynard Timm	400 Renaissance Ctr	PO Box 400	Detroit	MI	48265-4000	
General Motors Corporation	Gibson Mcaskill & Crosby Llp	Terence Flynn Esq	69 Delaware Ave	Ste 900	Buffalo	NY	14202	
General Motors Corporation	Hartline Dacus Barger Dreyer Kern Llp	Wendy May	6688 N Central Expressway	Ste 1000	Dallas	TX	75206	
General Motors De Mexico Sderldecv	Bowman And Brooke Llp	Lori A Zirkle Esq	2901 North Central Ave	Ste 1600	Phoenix	AZ	85012	

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General Motors Investment Management Corporation	Kirkland & Ellis Llp	Robert Kopecky	200 E Randolph Dr		Chicago	IL	60601	
Genicom Corporation	Rodriguez, Colvin & Chaney, LLP	Norton A. Colvin, Jr., Esq.	PO Box 2155	1201 E. Van Buren	Brownsville	TX	78520	
Genuine Parts Co	Napa Auto Parts	235 Market Sw			Grand Rapids	MI	49503	
Genuine Parts Co	Napa Distribution Ctr	2401 Wehrle Dr			Williamsville	NY	14221	
Genuine Parts Co	Napa Distribution Ctr	3402 Patterson Se			Grand Rapids	MI	49512	
Genuine Parts Co	Napa Auto Parts	3746 S Division	Rmt Chng 03 18 02 Ltr		Grand Rapids	MI	49548	
Georgia Pacific Corp	Barnes & Thornburg	Andrew J Detherage	11 South Meridian St		Indianapolis	IN	46204	
Georgia Pacific Corporation	Mcquaid Metzler Bedford & Van Zandt	Penthouse Ste	221 Main St		San Francisco	CA	94105-1909	
Gillette Edward A Next Friend Of Raquel And Edward Gillette Minors	Law Offices Of Maloney & Campolo	Tim Maloney Paul Campolo	900 S E Military Dr		San Antonio	TX	78214	
Givens Robert	Paul R Leonard Esq	424 Patterson Rd			Dayton	OH	45419	
Givens Robert		6409 Harshmanville Rd.			Dayton	OH	45424	
Glenn National Carriers Inc	Coates & Logan Llc	William P Coates Jr	6804 W 107th St	Ste 250	Overland Pk	KS	66212	
Gmac Global Relocation Services	Locke Reynolds Llp	Lloyd Milliken	201 North Illinois	Ste 1000 PO Box 44961	Indianapolis	IN	44962	
Gonzalez Ernie	Ernie Gonzalez	16 David Luther Court			Hunt Valley	MD	21030	
Gonzalez Philip		7 Starwood Dr			Rochester	NY	14625	
Goodyear Tire & Rubber	Dale Walker	1144 East Market St			Akron	OH	44316	
Gottschalk Bernd	Shearman & Sterling	Marc D Ashley Esq	599 Lexington Ave		New York	NY	10022-6069	
Goulds Pumps Inc	Goldberg Segalla	Susan Van Gelder Esq	120 Delaware Ave	Ste 500	Buffalo	NY	14202	
Greaves Mark	Drillock Law Firm	Linda R Drillock P38480	3030 Main St		Marlette	MI	48453	
Grimes John And Rita		5621 Arden Ave			Warren	MI	48092	
Grimes John And Rita	Fieger Fieger Kenney And Johnson	Ven Rjohnson	19390 West Ten Mile Rd		Southfield	MI		
Groce Kelly R And Kelly D	Stewart & Stewart	M J Sobieray D W Stewart	931 South Rangeline Rd		Carmel	IN	46032	
Guerra Enrique And Melissa Next Friends Of Enrique Guerra		1202 Calcutta Ln			San Antonio	TX	78258	
Guerra Enrique And Melissa Next Friends Of Enrique Guerra	Maloney And Campolo	Tim Maloney	900 Se Military Dr		San Antonio	TX		
Gulf Coast Bank & Trust Company Et Al	Sher Garner Cahill Richter Klein & Hilbert Llc	James Michael Garner Esq	909 Poydras St	28th Fl	New Orleans	LA		
Gutjahr Michael		1010 Market St	Ste 650		St Louis	MO	63101	
Gutjahr Michael	The Padberg & Corrigan Law Firm	Matthew J Padberg Esq	1010 Market St	Ste 650	St Louis	MO		
Guzman George A And Wife Dalinda Guzman	Law Office Of William J Tinning	William J Tinning	1013 Bluff Dr		Portland	TX	78374	
Gw Berkheimer Co Inc	Bingham Mchale Llp	Dennis F Cantrell	2700 Market Tower	10 West Market St	Indianapolis	IN	46204-2982	
Hall Jr Billy W		2840 Denham Ct			Centerville	OH	45458	
Hamlin Incorporated	Mitchell Williams Selig Gates & Woodyard Plc	Sherry P Bartley	425 West Capitol Ave	Ste 1800	Little Rock	AR	72201-3525	
Hammer Edward	Miller Faucher And Cafferty Llp	Patrick Cafferty Esq	101 N Main St	Ste 450	Ann Arbor	MI		
Haney Charles	Provost Umphrey Law Firm Llp	Matthew C Matheny Esq	490 Pk St		Beaumont	TX	77701	
Hanners Carolyn	Abbey Gardy Llp	Paul O Paradis	212 East 39th St		New York	NY	10016	
Hb Performance Systems Inc	Whyte Hirschboeck Dudek Sc	Ann M Maher Esq	555 East Wells St	Ste 1900	Milwaukee	WI	53202	
He Services Company	Mastromarco & Jahn Pc	1024 N Michigan Ave	PO Box 3197		Saginaw	MI		
Henry Company Successor To Monsey Products Co	Norris Choplin & Schroeder Llp	Raymond L Faust	101 West Ohio St Ninth Fl		Indianapolis	IN	46204-4213	
Hernandez Barbara	Kramer & Jacob Llp	Morin I Jacob	801 S Figueroa St	Ste 1130	Los Angeles	CA	90017	
Higgins Constructors Inc	Feldman Keifer & Herman	Andrew Feldman Esq	The Dun Building	Ste 400 110 Pearl St	Buffalo	NY	14202	
Higgins Erectors & Haulers Inc	Feldman Keifer & Herman	Andrew Feldman Esq	The Dun Building	Ste 400 110 Pearl St	Buffalo	NY	14202	
Hillman Robert	Marian Rosner Marian Rosner	845 Third Ave			New York	NY		

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Honeywell Inc F/k/a Allied Signal Inc	Stanley J Walker	1017 South Gaylord St			Denver	CO	80210	
Honeywell International Inc F/k/a/ Allied Signal Inc	Locke Reynolds Llp	Michael A Bergin	201 N Illinois St	Ste 1000	Indianapolis	IN	46244-0961	
Hoot Dan	Dan Hoot	8610 Northeast 139th Ave			Vancouver	WA	98682-3009	
Hoyt Arthur And Vivian	Laudig George Rutherford & Sipes	Linda George Esq	156 East Market St	Ste 600	Indianapolis	IN		
Hubbard Clarence E	Laudig George Rutherford & Sipes	Linda George Esq	156 East Market St	Ste 600	Indianapolis	IN		
Huber Construction Inc	Hurwitz & Fine	Kevin Merriman Esquire	1300 Liberty Building		Buffalo	NY	14202	
Hunter Clemie	Law Offices Of Charles J Piven Pa	Charles J Piven Esq	401east Pratt St	Ste 2525	Baltimore	MD		
Hurley Packaging Of Texas Inc	Greak & Smith Pc	A Professional Corporation	8008 Slide Rd Ste 33		Lubbock	TX		
Hurst Byron E	Casper & Casper	One N Main St Fifth Fl	PO Box 510		Middletown	OH	45042	
Hyder Michelle		183 West Market St	Ste 300		Warren	OH	44481	
Hyundai Motor America	Hyundai Motor America	Jason Erb	10550 Talbert Ave		Fountain Valley	CA	92728	
IBC Rolling Mill Corporation	Chase Kurshan Herzfeld & Rubin	5N Regent Street	Suite 508		Livingston	NJ	07039-1617	
Infoservices Inc	Eric Newton	PO Box 71602			Madison Heights	MI	48071	
Ingersoll Rand Co	Lewis & Wagner	Susan E Mehringer	500 Pl	501 Indiana Ave Ste 200	Indianapolis	IN	46202-3199	
Inland Waters Pollution Controls Inc		2021 S Schaefer Hwy			Detroit	MI	48217	
Inland Waters Pollution Controls Inc		275 Scituate Ave			Johnston	RI	2919	
International Truck And Engine Corporation	Roberts & Bishop	Kenneth T Roberts	118 N Delaware St		Indianapolis	IN	46204-2502	
Interstate Battery Franchising		& Development Inc	12770 Merit Dr	Ste 400	Dallas	TX	75251	
Irimajiri Shoichiro	Shearman & Sterling	Marc D Ashley Esq	599 Lexington Ave		New York	NY	10022-6069	
Isuzu Motors America Inc	Becherer Kannett & Schweitzer	2200 Powell St	Ste 805		Emeryville	CA	94608	
Iue/cwa Local 801		1250 West Dorothy Ln	Ste 301		Kettering	OH	45409	
Jakupco Richard J	Huffer & Weathers Pc	1850 Market Square Ctr	151 North Delaware St		Indianapolis	IN	46204	
James Edith Con Appeal	Cooper & Elliott Llc	2175 Riverside Dr			Columbus	OH	43221	
Jay Schabel	Cheryl Smith Fisher Esq	Magavern Magavern & Grimm Llp	1100 Rand Bldg	14 Lafayette Square	Buffalo	NY	14203	
Jevicks Teresa	Douglas J Emonds Esq	4810 West 108th St	Ste 1122		Overland Pk	KS		
Jh France Refractories Company	Hagerty & Brady	Thomas Hagerty Esq	69 Delaware Ave	Ste 1010	Buffalo	NY	14202	
John G Blahnik	Thomas W Cranmer	Miller Canfield Paddock & Stone Plc	150 W Jefferson Ave Ste 2500		Detroit	MI	48226	
John Sheehan	Michael D Mann	Richards Kibbe & Orbe Llp	The Portrait Building, Suite 300	701 8th Street, NW	Washington	DC	20001-3727	
Johnson Controls Battery Group Inc And Johnson Controls Inc	Jacqueline Jertl Vp & Gnrl Cnsl	5757 North Green Bay Ave			Milwaukee	WI	53209	
Johnson Controls Inc	Foley & Lardner Llp	J F Birmingham Jr J S Kopp	500 Woodward Ave	Ste 2700	Detroit	MI	48226	
Johnson Electric Consulting Inc	Moses & Singer Llp	Stephen N Weiss	The Chrysler Building	405 Lexington Ave	New York	NY	10174-1299	
Johnson Electric Industrial Manufactory Ltd	Moses & Singer Llp	Stephen N Weiss	The Chrysler Building	405 Lexington Ave	New York	NY	10174-1299	
Johnson Electric North America Inc	Moses & Singer Llp	Stephen N Weiss	The Chrysler Building	405 Lexington Ave	New York	NY	10174-1299	
Johnson Freddie L	Haskin Lauter Larue & Gibbons	255 North Alabama St			Indianapolis	IN	46204	
Johnson Jana C And Chris	Stephen M Ozcomert Esq	215 N Mcdonough St			Decatur	GA	30030	
Jones Norman	Earl Earl And Rose	31851 Mound Rd			Warren	MI	48092	
Jones Rodger		1238 St Michaels			Laredo	TX	78041	
Jones Rodger	Law Office Of Alfredo Z Padilla	Alfredo Z Padilla	104 N 5th St	Po Drawer 355	Carrizo Springs	TX		
Jones Vanessa	Murray Frank & Sailer Llp	Eric J Belfi	275 Madison Ave	8th Fl	New York	NY	10016	
Joyal Products Inc	Lowenstein Sandler Pc	David L Harris	65 Livingston Ave		Roseland	NJ	07068-1791	
Jt Battenberg Iii	William H Jeffress Jr Baker Botts Llp	The Warner	1299 Pennsylvania Ave Nw		Washington	DC	20004-2400	
Kaiser Gypsum Company	Jackson & Wallace Llp	55 Francisco St	6th Fl		San Francisco	CA	94133	
Karlin Lawrence	Abbey Gardy Llp	Mark C Gardy Esq	212 East 39th St		New York	NY		
Kautex Inc	Foley & Lardner Llp	J R Trentacosta S T Seabolt	500 Woodard Ave	Ste 2700	Detroit	MI	48226-3489	

CREDITORNAME	CREDITORNOTICENAME	ADDRESS1	ADDRESS2	ADDRESS3	CITY	STATE	ZIP	COUNTRY
Kelly Moore Paint Company	Foley & Mansfield Llp	1111 Broadway, 10th Floor			Oakland	CA	94602	
Kelsey Hayes Company	Mckenna Long & Aldridge Llp	Steuart St Tower	One Market St	Ste 2700	San Francisco	CA	94105-1475	
Kessler Thomas	Shearman & Sterling	Marc D Ashley Esq	599 Lexington Ave		New York	NY	10022-6069	
Kowallek Daniel		6401 Nw Regal Circle			Port Saint Lucie	FL	34983	
Kramer Steven	Murray Frank & Sailer Llp	J Sailer E J Belfi	275 Madison Ave Ste 801		New York	NY	10016	
Kraus Jessica	Cellino & Barnes Pc	17 Court St 7th Fl			Buffalo	NY	14202	
Kraus Jessica	Richard T Saraf Esq	665 Main St	Ste 400		Buffalo	NY	14203	
Kumiega Kenneth J	Wilder & Linneball Llp	320 Brisbane Bldg	403 Main At Court St		Buffalo	NY	14203	
LaborSource 2000 Inc	Harvey Altus P 30846	30500 Northwestern Hwy	Ste 500		Farmington Hills	MI	48334	
Labrecque Thomas G	Shearman & Sterling	Marc D Ashley Esq	599 Lexington Ave		New York	NY	10022-6069	
Lambda Holdings Inc	Gardere & Wynne Llp	John States	1601 Elm St	Ste 300	Dallas	TX	75201	
Lambert Jim And Wife Ruby	Law Office Of William J Tinning	William J Tinning	1013 Bluff Dr		Portland	TX	78374	
Lamblin Dennis W		321 Island Dr			Beaverton	MI	48612	
Larry A Williams	Elwood S Simon & Associates Pc	E S Simon J P Zuccarini	355 South Old Woodward Ave	Ste 250	Birmingham	AL	48009	
Larsh Larry	John Carl Trimble	C/o Lewis & Wagner	501 Indiana Ave	Ste 200	Indianapolis	IN	46202	
Lawson Walter Keith	Alexander Corder Plunk	& Shelly Pc	PO Box 1129		Athens	AL	35612	
Lazor Daniel	Elwood S Simon & Associates	John P Zuccarini	355 S Old Woodward Ave	Ste 250	Birmingham	MI	48009	
Lear Seating Corporation	Jones Day	Michael M. Gibson, Esq.	717 Texas	Suite 3300	Houston	TX	77002	
Lear Siegler Diversified Holdings Corporation	Keesal Young & Logan	Four Embarcadero Ctr	Ste 1500		San Francisco	CA	94111	
Lease Plan Usa Inc	Richard T Saraf Esq	665 Main St	Ste 400		Buffalo	NY	14203	
Lee Janice Marie	Watts Donovan And Tilley Pa	James W Tilley	Arkansas Capitol Commerce Ctr	200 South Commerce St Ste 200	Little Rock	AR	72201-1728	
Lemon Bay Partners	Aaron R Marcu	Covington & Burling	1330 Ave Of The Americas		New York	NY	10019	
Lemon Bay Partners	Brian M Felgoise Esq	Law Offices Of Brian M Felgoise, P.C.	261 Old York Rd Ste 423		Jenkintown	PA	19046	
Lemon Bay Partners	Stephen F Wasinger PLC	Stephen F Wasinger	32121 Woodward Ave., Suite 300		Royal Oak	MI	48073-0999	
Lennox Industries Inc	Leboeuf Lamb Greene & Macrae Llp	Kelly H Tsai	125 West 55th St		New York	NY	10019-5389	
Lextron Automotive Llc	Sheila M Bossier	Sheila M Bossier	1520 North State St		Jackson	MI	39202	
Lextron Bankruptcy	Melanie T Vardaman Craig Geno And Jeffrey Tyree	Harris & Geno Pllc	587 Highland Colony Pkwy	PO Box 3380	Ridgeland	MS	39158-3380	
Lextron Corporation	Sheila M Bossier	Bossier Kitchena Pllc	1520 N State St		Jackson	MS	39202	
Lextron Corporation	Mikel J Bowers Tim Goss Richard Capshaw	Capshaw Goss Bowers Llp	3031 Allen St Ste 200		Dallas	TX	75204	
Lextron Corporation	Sheila M Bossier	Sheila M Bossier	1520 North State St		Jackson	MI	39202	
Loopco Braner	Stein Bliablia Mcguire Pantages & Gigl	Lawrence M Berkleley	Eisenhower Plaza	354 Eisenhower Pkwy	Livingston	NJ	07036	
Loprete Kent G	Kent Loprete	Delphi	5725 Delphi Dr		Troy	MI	48098	
Loprete Kent G	Michael D Schloff Pllc	Michael D Schloff P25393	6905 Telegraph Rd	Ste 215	Bloomfield Hills	MI	48301	
Lucent Technologies Inc Successor In Interest To Western Electric	Wooden & Mclaughlin Llp	Douglas B King	One Indiana Square	Ste 1800	Indianapolis	IN	46204-2019	
Mackey Bruce And Tammy	Lieff Cabraser Heimann & Bernstein Llp	Lisa J Leebove Pro Hac Vice	Embarcadero Ctr West	275 Battery St 30th Fl	San Francisco	CA	94111-3339	
Manns Debra A	Morris Cantor Lukasi	Frank J Dolce	1000 Liberty Bldg	420 Main St	Buffalo	NY		
Mantese Joseph V	Michael D Schloff Pllc	Michael D Schloff P25393	6905 Telegraph Rd	Ste 215	Bloomfield Hills	MI	48072	
Martin L Shannon Shaw	Chapman Lewis & Swan	Ralph E Chapman Esq	Post Office Box 428		Clarksdale	MS	38614	
Martinez Jose Angel Mata	Everardo Abrego	944 W Nolana	Ste C		Pharr	TX	78577	
Mazda Motor Of North America Inc DbA Mazda North America Operations	Filice Brown Eassa & Mccleod	1999 Harrison St	18th Fl		Oakland	CA	94612	
Mc Wholesale Inc	Duane Smith Llp	Donald F Carey	2325 W Broadway	Ste B	Idaho Falls	ID	83402	
Mcaleer Adrian	Schiffryn & Barroway Llp	J H Meltzer G D Wells Iii	280 King Of Prussia Rd		Radnor	PA	19087	

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Mcdaniel Dennis	Donald Orzeske	c/o Goodin Orzeske & Stevens	9102 N Meridian St Ste 400		Indianapolis	IN	46260	
Mckee Stephen M	Armstrong & Lowe	1401 S Cheyenne			Tulsa	OK	74119-3440	
Mclaughlin Susan A	Shearman & Sterling	Marc D Ashley Esq	599 Lexington Ave		New York	NY	10022-6069	
Merritt James And Bonnie	Laudig George Rutherford & Sipes	Kathleen A Musgrave Esq	156 E Market St	Ste 600	Indianapolis	IN		
Metropolitan Life Insurance Co	Wooden & Mclaughlin Llp	Douglas B King	One Indiana Square	Ste 1800	Indianapolis	IN	46204-2019	
Metropolitan Life Insurance Co	Lester Schwab Katz & Dwyer	Allan Marcus Esq	1120 Broadway		New York	NY	10271	
Mettrick Steven J	Richard T Saraf Esq	665 Main St	Ste 400		Buffalo	NY	14203	
Mettrick Steven J	Steve Mettrick	Delphi Energy & Chassis	1000 Lexington Ave		Rochester	NY	14606	
Michael Klinginsmith	Cheryl Smith Fisher Esq	Magavern Magavern & Grimm Llp	1100 Rand Bldg	14 Lafayette Square	Buffalo	NY	14203	
Milford Dennis C		323 Dunn St			Rochester	NY	14621-2508	
Miller Robert S	Shearman & Sterling	Marc D Ashley Esq	599 Lexington Ave		New York	NY	10022-6069	
Minnesota Mining & Manufacturing Co D/b/a/ 3m	Barnes & Thornburg	Terri L Bruksch	11 South Meridian St		Indianapolis	IN	46204	
Minnick Ralph D	Laudig George Rutherford & Sipes	Linda George Esq	156 East Market St	Ste 600	Indianapolis	IN		
Mitsubishi Motor Sales Inc	John P. McElroy, Esq., General Counsel	Mitsubishi Motors North America, Inc.	6400 Katella Avenue	P.O. Box 6400	Cypress	CA	90630-0064	
Money Jim		6003 Lakewood Dr			Fairfield	OH	45011	
Monrean Robert		1694 Lucretia Dr			Girard	OH	44420	
Moretti Lucia V	Lucia V Moretti	Delphi Product & Service Solutions	1441 West Long Lake Rd		Troy	MI	48098	
Morrison Thomas	Lerach Coughlin Stoia Geller Rudman & Robbins Llp	Samuel H Rudman Esq	58 South Service Road	Suite200	Melville	NY	11747	
Morton International Inc Successor In Interest To Thiokol Corporation	Lombardo & Gilles	Timothy J Minor Esq	318 Cayuga St		Salinas	CA	93902	
Motley Rosalyn	Wiggins Childs Quinn	& Pantazis Pc	The Kress Bldg 301 19th St		Birmingham	AL	35203	
Mps Group Inc	Thomas E Boyle Attorneys At Law	300 Spruce St	Fl One		Columbus	OH	43215	
Multi Craft Installation Services Incorporated	Clark & Scott Pc	Anthony N Fox Esq	PO Box 380548		Birmingham	AL	35238-0548	
Munley Tom		10155 Cherry Tree Terrace			Washington Twp	OH	45458	
Nacco Materials Handling Group Inc	Lightfoot Franklin & White Llc	S Andrew Kelly Esq	The Clark Bldg	400 20th St North	Birmingham	AL	35203	
National Automotive Parts Assoc D/b/a/ Napa	Bingham Mchale Llp	Dennis F Cantrell	2700 Market Tower	10 West Market St	Indianapolis	IN	46204-2982	
Naylon Craig	Shearman & Sterling	Marc D Ashley Esq	599 Lexington Ave		New York	NY	10022-6069	
Naylor Craig	Shearman & Sterling	Marc D Ashley Esq	599 Lexington Ave		New York	NY	10022-6069	
Ncoc Inc	Hardwick & Knight	Travis W Hardwick Esq	PO Box 968		Decatur	AL	35602	
Newman Tina	Jones & Taylor Llc	2123 9th St	Ste 100		Tuscaloosa	AL	35401	
Newton David And Kathleen As Co Executor For Estate Of Frank Newton	Weitz & Luxenberg Pc	G Russell Ragland Esq	180 Maiden Ln		New York	NY		
Nguyen James H	Cohen Garelick & Glazier Pc	Ste 800 Keystone Plaza	8888 Keystone Crossing Blvd		Indianapolis	IN	46240-4636	
Niekamp Cynthia	Shearman & Sterling	Marc D Ashley Esq	599 Lexington Ave		New York	NY	10022-6069	
Nu Tech Plastics Engineering Inc	Schwartz Law Firm Pc	J A Schwartz D E Fordree	37887 W 12 Mile Rd	Ste A	Farmington Hills	MI	48331	
Obrien Michael And Ingrid Obrien	Laudig George Rutherford & Sipes	Linda George	156 E Market St	Ste 600	Indianapolis	IN	46204	
Olin Corporation	Ct Corporation	111 Eighth Ave			New York	NY	10011	
Oneal Rodney	Shearman & Sterling	Marc D Ashley Esq	599 Lexington Ave		New York	NY	10022-6069	
Oneill Mary P And Liam P	Clifford Law Offices Pc	Richard F Burke Jr Esq	120 N Lasalle St	31st Fl	Chicago	IL	60602	
Opie John	Shearman & Sterling	Marc D Ashley Esq	599 Lexington Ave		New York	NY	10022-6069	
Orbcomm Llc	Chadbourne & Pke Llp	Susan St Dennis	350 S Grand Ave	Ste 3300	Los Angeles	CA	90071	
Orlik Eva M	Kendall Hahn	220 N Rangeline Rd			Carmel	IN	46032	
Owens Illinois Inc	Schiff Hardin & Waite	Paul Scrudato Esq	623 5th Ave	28th Fl	New York	NY	10022	
Owens Plating Company Inc	Cusimano Keener Roberts	Michael L Roberts	153 South 9th St		Gadsen	AL	35901	
Palmer Cindie L Estate Of Michael W Palmer	Mastromarco & Jahn Pc	Victor J Mastromarco Jr P34564	1024 N Michigan Ave	PO Box 3197	Saginaw	MI	48605-3197	

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Pamela Doughty	Frie Arndt & Donbom	James J Arndt	7400 Wadsworth Blvd	Ste 201	Arvada	CO	80003	
Par Industries Llc	Legal Dept	500 Commerce Dr			Amherst	NY	14228	
Par/viking 1106 Llc c/o Viking Industries Llc	Cheryl Smith Fisher Esq	Magavern Magavern & Grimm Llp	1100 Rand Bldg	14 Lafayette Square	Buffalo	NY	14203	
Parker Hannifin & Standard Motor Successor To Eis Brake Parts	Towle Denison Smith & Tavera	10866 Wilshire Blvd	Ste 1270		Los Angeles	CA	90024	
Partridge Steve	Cusimano Keener Roberts Kimberley & Miles Pc	Michael L Roberts Esq	153 South 9th St		Gadsden	AL		
Patent Holding Company	Walsh & Katz Ltd	A S Katz R B Breisblatt	120 South Riverside Plaza	22nd Fl	Chicago	IL	60606	
Patrick James	Cheryl Smith Fisher Esq	Magavern Magavern & Grimm Llp	1100 Rand Bldg	14 Lafayette Square	Buffalo	NY	14203	
Patterson Jon And Laaura Next Friends Of Karley Patterson	Law Office Of William J Tinning	William J Tinning	1013 Bluff Dr		Portland	TX	78374	
Patterson Kelsey Deville And Jon Kobe	Law Office Of William J Tinning	William J Tinning	1013 Bluff Dr		Portland	TX	78374	
Patterson Minors	Gardner Corton & Dagles	Richard M Duffey	191 N Wheeler Dr	3700	Chicago	IL	60606-1698	
Pbr Australia Pty Ltd	Moffatt Thomas Barrett Rock & Fields	Stephen R Thomas	101 S Capital Blvd	10th Fl PO Box 829	Boise	ID	83701	
Peak Industries Inc		2918 E Sr 38			Westfield	IN	46074	
Penley Brian	Margaret H Mccollum	One North Main St	PO Box 510		Middletown	OH	45042-0510	
Pennington Jeff	Shearman & Sterling	Marc D Ashley Esq	599 Lexington Ave		New York	NY	10022-6069	
Penske Roger S	Sugarman Law Firm Llp	Shannon Heneghan	1600 Rand Building	14 Lafayette Square	Buffalo	NY	14203	
Peter Elia Co Inc		PO Box 1623			Warren	MI	48090	
Petrie James	Edwards & Angell	John Hooper Esq	750 Lexington Ave		New York	NY	10022	
Pfizer Inc Pfizer	Luadig George Rutherford & Sipes	L George W R Sipes	156 East Market St	Ste 600	Indianapolis	IN	46204	
Phelps John W And Deborah J Phelps	Laudig George Rutherford & Sipes	Linda George Esqw Russell Sipes	156 E Market St	Ste 600	Indianapolis	IN		
Phillips Robert	James A Fredericka Esq	Ambrosy And Fredericka	144 North Pk Ave	Ste 200	Warren	OH	44481-1124	
Piccirilli Edna	Jackson & Wallace LLP	55 Francisco Street	6th Floor		San Francisco	CA	94133	
Plant Insulation Company	Law Office Of Scott E Shapiro Pc	S E Shapiro H Yun	17337 Ventura Blvd	Ste 200	Encino	CA	91316	
Pm Factors Inc D/b/a 1st Pmf Bancorp	Mcquaid Metzler Bedford & Van Zandt	Penthouse Ste	221 Main St		San Francisco	CA	94105-1909	
Pneumo Abex Corporation Successor In Interest To Abex Corp	Samuel F Prato Esq	Alliance Building Ste I 435	I 83 East Main St		Rochester	NY	14604	
Polito Michael A		5580 Kirkridge Trail			Oakland Twp	MI	48306	
Polk Jackie		10520 Village Court			Grand Blanc	MI	48439	
Polvinen Mary Ann	Archer Norris	2033 Main St	No 800		Walnut Creek	CA	94596	
Precision Automotive Parts Of Oakland	Peter D Fischbein	777 Terrace Ave			Hasbrouck Heights	NJ	07604	
Priest Aaron	Randy	938 Quail St	Unit E		Lakewood	CO	80215	
Primus Metals	E Todd Tracy Esq	5473 Blair Rd	Ste 200		Dallas	TX		
Pritchard Deborah Brown	Freund Freeze & Arnold	Christopher F Johnson	One Dayton Centre Ste 1800	1 South Main St	Dayton	OH	45402-2017	
Progressive Max Insurance Company	Luadig George Rutherford & Sipes	L George W R Sipes	156 East Market St	Ste 600	Indianapolis	IN	46204	
Proud Douglas And Esther	Alan C Olson & Associates Sc	2880 South Moorland Rd			New Berlin	WI	53151-3744	
Prusheik Stacey	Baker & Daniels	Kevin Toner	300 N Meridian St	Ste 2700	Indianapolis	IN	46204-1782	
Psi Energy Inc		6374 Jennifer Dr			Lockport	NY	14094	
Pyc Mike	Brown & Chiari Llp	David W Olsen Esq	5775 Broadway		Lancaster	NY	14086	
Pyc Mike								
Quake Global Inc	Blecher & Collins Pc	M M Blesher D R Pepperman	611 West Sixth St	20th Fl	Los Angeles	CA	90017-3120	
Quigley Company Inc	Edwards & Angell	John Hooper Esq	750 Lexington Ave		New York	NY	10022	
Quinn Calvin And Sylvia	Johnson Rasmussen Robinson & Allen Plc	John W Rasmussen Esq	48 North Macdonald St		Mesa	AZ	85201	
Quinn Lary And Mackey Tracy	Johnson Rasmussen Robinson & Allen Plc 00211700	J W Rasmussen D W Robinson	48 North Macdonald St		Mesa	AZ	85201	
R E Wolfe Enterprises Of Edinburg Inc	Akin Gump Strauss Hauer & Feld Llp	Steven M Morgan	1700 Pacific Ave	Ste 4100	Dallas	FL	75201	
Rand Environmental Services Inc	David G Jennings	250 E Broad St	Ste 900		Columbus	OH	45215-3742	
Raphael Naomi	Law Office Of Klari Neuwelt	Klari Neuwelt	110 East 59th St	29th Fl	New York	NY	10022	
Rapid American Corporation	Sonnenschein Nath & Rosenthal Llp	Linda Yassky Esq	1221 Ave Of The Americas		New York	NY	10020	
Re Wolfe Enterprises Of Texas Inc	Akin Gump Strauss Hauer & Feld Llp	Steven M Morgan	1700 Pacific Ave	Ste 4100	Dallas	FL	75201	

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Reilly Industries Inc	Hannon Roop & Hutton Pc	Edward R Hannon	320 North Meridian St	Ste 615	Indianapolis	IN	46204	
Reno Joseph	Law Offices of Brad A Chalker LLC	PO Box 750726			Dayton	OH	45475	
Republic Waste Industries Inc	Akin Gump Strauss Hauer & Feld Llp	Steven M Morgan	1700 Pacific Ave	Ste 4100	Dallas	FL	75201	
Republic Waste Service Of Texas Ltd Sucessor To Landfill Mgmt Inc	Akin Gump Strauss Hauer & Feld Llp	Allison Exall	1700 Pacific Ave	Ste 4100	Dallas	FL	75201	
Rielly Jr Thomas A	Elwood S Simon & Associates Pc	E S Simon J P Zuccarini	355 South Old Woodward Ave	Ste 250	Birmingham	MI	48009	
Robert A Keasbey Company	Lafbbate Balkan Colavita & Contini Llp	Anna Dilonardo Esq	1050 Franklin Ave		Garden City	NY	11530	
Rockwell Automation	Nixon Peabody Llp	Samuel Goldblatt	800 Cathedral Pk Tower	37 Franklin St	Buffalo	NY	14202	
Rockwell Automation Inc	Shea & Gardner	1800 Massachusetts Ave Nw			Washington	DC	20036-1872	
Roger S Penske	Larry Bluth	Penske Corporation	2555 Telegraph Rd		Bloomfield Hills	MI	48302-0954	
Rosen Ruben J	Steven T Fulk Esq	Fulk & Allain	320 Massachusetts Ave		Indianapolis	IN	46204	
Ross Marion And William	Archer & Greiner Pc	Frank D Allen Esq	One Centennial Square	Pobox 3000	Haddonfield	NJ	08033-0968	
Ross Tonya		104 Macgregor Dr			Trotwood	OH	45426	
Rowell Lynn	Binder & Binder PC	215 Park Avenue South	6th Floor		New York	NY	10003-3607	
Rowley Donald	Scott Scott Llc	Geoffrey M Johnson	33 River St		Chagrin Falls	OH	44022	
Royal Freight Lp	Yzaguirre & Chapa	Roberto J Yzaguirre Esq	6521 North 10th St	Ste A	Mcallen	TX		
Rts Financial Service Inc	Sherman Taff & Bangert	Jack T Bangert	1100 Main St	Ste 2890 PO Box 26530	Kansas City	MO	64196	
Runkle Donald	Shearman & Sterling	Marc D Ashley Esq	599 Lexington Ave		New York	NY	10022-6069	
Runkle Donald L	Shearman & Sterling	Marc D Ashley Esq	599 Lexington Ave		New York	NY	10022-6069	
Runkle Donald S	Shearman & Sterling	Marc D Ashley Esq	599 Lexington Ave		New York	NY	10022-6069	
Russell Thomas And Norma	Laudig George Rutherford & Sipes	L George W R Sipes	156 East Market St	Ste 600	Indianapolis	IN	46204	
Saab Cars Usa Inc	Grace Genson Cosgrove & Schirm	444 South Flower St	Ste 1100		Los Angeles	CA	90071	
Savage Darrin		PO Box 35262			Kansas City	MO	64134-5262	
Scandura Inc	Sedgwick Deter Moran & Arnold	One Embarcadero Ctr	16th Fl		San Francisco	CA	94111	
Schill Michael	Laudig George Rutherford & Sipes	Linda George	156 East Market St	Ste 600	Indianapolis	IN	46204	
Sedberry Joyce And Ray	Law Offices Of G Lynn Shumway	G Lynn Shumway Esq	6909 East Greenway Pkwy	Ste 200	Scottsdale	AZ	85254-2172	
Semtech Corpus Christi Corp	Dan Worthington, Esq	Atlas & Hall LLP	818 Pecan Boulevard		McAllen	TX	78501	
Sexton Gary H		1027 Chalet Ave			New Carlisle	OH	45344	
Sheehan John D	Shearman & Sterling	Marc D Ashley Esq	599 Lexington Ave		New York	NY	10022-6069	
Shiets John	Hainer & Berman Pc	Leonard K Berman	24255 West 13 Mile Rd	Ste 270	Bingham Farms	MI	48025	
Shotwell Gregg M		59 Fitch Pl Se			Grand Rapids	MI	49503	
Siemens Vdo Automotive Corporation	Kathleen A Lang Michelle V Thurber Dickinson Wright	500 Woodward Ave	Ste 4000		Detroit	MI	48226-3425	
Smith James O And Betty J	Laudig George Rutherford & Sipes	L George W R Sipes	156 E Market St	Ste 600	Indianapolis	IN	46204	
Smith Lori	Hochman & Plunkett Co Lpa	Ste 650 Talbott Tower			Dayton	OH	45402	
Smolik Lillie	Cole Cole & Easley Pc	Rex L Easley Jr	302 West Forrest St	Po Drawer 510	Victoria	TX	77902-0510	
Southtrust	Eric F Hatten James J Robinson D Christopher Carson Jason D Woodard	Burr & Forman Llp	420 North 20th St	3100 Wachovia Tower	Birmingham	AL	35203	
Southtrust	Dennis C Sweet Iii Richard Freese	Sweet & Freese Pllc	201 North President St		Jackson	MS	39201	
Southtrust Bank	Watkins Ludlam Winter & Stennis Pa	Alveno M Castilla Mb 5924	633 North State St		Jackson	MS		
Spiral Binding Company Inc	Martin Drought & Torres Inc	Gerald Drought	Bank Of America	25th Fl 300 Convent St	San Antonio	TX	78205	
Spiral Binding Company Inc	Robert Roth	One Maltese Dr			Totowa	NJ	07511	
Sprunger Thomas	Shearman & Sterling	Marc D Ashley Esq	599 Lexington Ave		New York	NY	10022-6069	
Stansbury Ii Robert L	Laudig George Rutherford & Sipes	L George W R Sipes	156 East Market St	Ste 600	Indianapolis	IN	46204	
State Farm Mutual Automobile Insurance Company	Huckabay Munson Rowlett & Moore Pa	Elizabeth Fletcher	Regions Ctr	Ste 1900 400 West Capitol Ave	Little Rock	AR	72201	
Steel Grip Inc F/k/a/ Industrial Glove	Mckenna Storer	Bruce B Marr	33 North Lasalle St	Ste 1400	Chicago	IL	60602-2610	
Stejakowski Dennis And Fay Stejakowski	Liss & Shapero	A D Shapero M M Martin	2695 Coolidge Hwy		Berkley	MI	48072	
Stellar Satellite Communications Ltd	Chadbourne & Pke Llp	Robert A Swinger	30 Rockefeller Plaza		New York	NY	10112	
Stewart Andrew		2824 Ruppahn Dr			Saginaw	MI	48603	

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Stuck Ronald P Shelley A Stuck	Laudig George Rutherford & Sipes	L George W R Sipes	156 E Market St	Ste 600	Indianapolis	IN	46204	
Stull Virginia Md		731 Hidden Circle			Dayton	OH	45458	
Subaru Of America Inc	Grace Genson Cosgrove & Schirm	444 South Flower St	Ste 1100		Los Angeles	CA	90071	
Sueltz Patricia C	Shearman & Sterling	Marc D Ashley Esq	599 Lexington Ave		New York	NY	10022-6069	
Sueltz Patricia S	Shearman & Sterling	Marc D Ashley Esq	599 Lexington Ave		New York	NY	10022-6069	
Synchronus Industrial Services Inc	Samuel W Junkin Pc	601 Greensboro Ave	Ste 600 Alston Pl		Tuscaloosa	AL	35041	
Teknor Apex Company	Clark Edgecomb	William C Book	1221 Mckinney St	Ste 4300	Houston	TX	77010-2010	
The Chamberlain Group Inc	Fitch Even Tabin & Flannery	Karl R Fink	120 South Lasalle St	Ste 1600	Chicago	IL	60603-3406	
The Delphi Corp Board Of Directors Executive Committee	Shearman & Sterling	Marc D Ashley Esq	599 Lexington Ave		New York	NY	10022-6069	
The Delphi Corporation Board Of Directors	Shearman & Sterling	Marc D Ashley Esq	599 Lexington Ave		New York	NY	10022-6069	
The Delphi Corporation Of Directors Executive Committee	Shearman & Sterling	Marc D Ashley Esq	599 Lexington Ave		New York	NY	10022-6069	
The Dow Chemical Company	Laudig George Rutherford & Sipes	Linda George	156 East Market St	Ste 600	Indianapolis	IN	46204	
The Employee Benefit Plans Committee	Shearman & Sterling	Marc D Ashley Esq	599 Lexington Ave		New York	NY	10022-6069	
The Executive Committee Of Delphis Board Of Directors	Shearman & Sterling	Marc D Ashley Esq	599 Lexington Ave		New York	NY	10022-6069	
Thomas Dee Engineering Company Inc	Walsworth Franklin Bevins & McCall Llp	550 Montgomery St	8th Fl		San Francisco	CA	94111	
Thyssenkrupp Budd Co		3155 W Big Beaver Rd	PO Box 2601		Troy	MI	48007-2601	
Thyssenkrupp Budd Company		2109 Oakland Pkwy			Columbia	TN	38401	
Thyssenkrupp Budd Company	Shared Service Ctr	PO Box 5036			Troy	MI	48007-5036	
Thyssenkrupp Budd Company Aka The Budd Company	c/o Jackson Wallace LLP	55 Francisco Street, 6th Floor			San Francisco	CA	94133	
Tinell Frankie	Squire, Sanders & Dempsey	Greg Wehrer, Esq.	1300 Huntington Center	41 S. High Street	Columbus	OH	43215-6197	
Tk Electronics Inc	Foley & Lardner Llp	J R Trentacosta J C Mitchell	One Detroit Ctr	500 Woodward Ave Ste 2700	Detroit	MI	48226	
Toyota Motor North America Inc	London Fischer	Todd Hesekiel	59 Maiden Ln		New York	NY	10038	
Toyota Motor Sales Usa Inc	Bowman & Brooke	1741 Technology Dr	Ste 200		San Jose	CA	95110-1355	
Trw Automotive Holdings Corporation	Clifford Chance Us Llp	Boyd T Cloern	2001 K St Nw		Washington	DC	20006-1001	
Turinsky Paul J	John B Gibbons	2000 Standard Bldg	1370 Ontario St		Cleveland	OH	44113	
Uaw		1543 Alwildy Ave			Dayton	OH	45408	
Uaw		221 Dewey Ave			Rochester	NY	14608	
Uaw	Solidarity House	8000 Jefferson Ave			Detroit	MI	48214	
Uaw Local 467	Connys Harper Esq	Uaw International	8000 E Jefferson Ave		Detroit	MI	48214	
Uaw Local 651	Connys Harper Esq	Uaw International	8000 E Jefferson Ave		Detroit	MI	48214	
Union Carbide Corp	Locke Reynolds Llp	Michael A Bergin	201 N Illinois St	Ste 1000	Indianapolis	IN	46244-0961	
Union Carbide Corporation	Anderson Kill & Olick	Judith Yavitz Esquire	1251 Ave Of The Americas		New York	NY	10020	
Uniroyal Inc	Law Offices Of Nancy E Hudgins	565 Commercial Street			San Francisco	CA	94111	
Us Aeroteam Inc	Robins Kaplan Miller & Ciresi Llp	R T Kugler B D Manning	2800 Lasalle Plaza	800 Lasalle Ave	Minneapolis	MN	55402	
Us Rubber Company Uniroyal	Greenfield Stein & Senoir	Andrew Bart Esq	600 Third Ave	11th Fl	New York	NY	10016	
Usa Technologies Inc	Paine Hamblen Coffin Brook & Miller Llp	Scott C Cifrese	714 West Sprague Ave	Ste 1200	Spokane	WA	99201	
Vasquez Joe R D/b/a Farmers Marketing Service Et Al	Law Office Of William J Tinning	1013 Bluff Dr			Portland	TX	78374	
Viacom Inc As Successor By Merger Cbs Corp Fka Westinghouse Electric	Malaby Carlisle & Bradley Llc	William Bradley Esq	150 Broadway	Ste 600	New York	NY	10038	
Viking Industries Llc	Cheryl Smith Fisher Esq	Magavern Magavern & Grimm Llp	1100 Rand Bldg	14 Lafayette Square	Buffalo	NY	14203	
Wachovia Bank NA successor by merger to SouthTrust Bank	Christopher D Carson	Burr & Forman LLP	420 N 20th Street Suite 3100		Birmingham	AL	35203	
Wagner Don N	Mark Wilson	5231 Belleaire Blvd			Bellaire	TX	77401	
Waldo Richard L And Gwendolyn A Waldo Plaintiffs V	Laudig George Rutherford & Sipes	L George W R Sipes	156 E Market St	Ste 600	Indianapolis	IN	46204	
Warren Communications News		2115 Ward Ct Nw			Washington	DC	20037	
Warren Communications News	Wiley Rein & Fielding	Thomas Kirby	1776 K St Nw		Washington	DC	20006	
Watkins Motors Lines	Warren M. Pulner, Attorney at Law	747 S. San Antonio	Suite 201		El Paso	TX	79901	

CREDITORNAME	CREDITORNOTICENAME	ADDRESS1	ADDRESS2	ADDRESS3	CITY	STATE	ZIP	COUNTRY
Weilheimer Harry D	Bull & Lifshitz Llp	Peter D Bull Esq	18 East 41st St		New York	NY	10017	
Weintraub Gaye	Carrigan Mccloskey & Roberson Llp	John Robertson Esq	5300 Memorial Dr	Ste 700	Houston	TX	77007	
Western Macarthur Company	Brobeck Phleger & Harrison	One Market Plaza	Spear St Tower	23rd Fl	San Francisco	CA	94105	
Westley Industries Inc	Oneill Wallace & Doyle Pc	D Carbajal J J Danieleski Jr	PO Box 1966		Saginaw	MI	48605-1966	
Westley International Inc F/ka Buena Vista Coatings Inc	Oneill Wallace & Doyle Pc	D Carbajal J J Danieleski Jr	PO Box 1966		Saginaw	MI	48605-1966	
Wheeler Bruce C	Morris Cantor Lukasik Dolce & Panepinto Pc	1000 Liberty Building			Buffalo	NY	14202	
Whiteside James		922 Sand Hill Rd			Caledonia	NY	14423	
Whitney Gary	Helmer Friedman Llp	723 Ocean Front Walk			Venice	CA	90291	
Whitson James P	Shearman & Sterling	Marc D Ashley Esq	599 Lexington Ave		New York	NY	10022-6069	
Williams Jr John J	Mark A Corder Esq	232 S Cherry			Olathe	KS	66061	
Willis John R Management Partnership Ltd	Law Office Of William J Tinning	William J Tinning	1013 Bluff Dr		Portland	TX	78374	
Willis Steven	Elwood S Simon & Associates Pc	E S Simon J P Zuccarini	355 South Old Woodward Ave	Ste 250	Birmingham	AL	48009	
Wilson Donna R	Chaklos Jungerheld Hahn	& Washburn Pc	PO Box 6128		Saginaw	MI	48608	
Wohleen David B	Shearman & Sterling	Marc D Ashley Esq	599 Lexington Ave		New York	NY	10022-6069	
Wood Ralph		807 E 32nd St			Anderson	IN	46016-5429	
Woodson Harold	Leonard Kruse Pc	4190 Telegraph Rd	Ste 3500		Bloomfield Hills	MI	48302	
Woolridge Loretta		1356 East Fairview Ln			Rochester Hills	MI	48306	
Worldwide Battery Company Llc		12770 Merit Dr	Ste 400		Dallas	TX	75251	
Worldwide Battery Company Llc	Roberge & Roberge	Christopher S Roberge	9190 Priority Way West Dr	Ste 100	Indianapolis	IN	46240	
Wright Eugene A	Law Office Of Mark E Williams	Renee T Vander Hagen P43771	38700 Van Dyke Ave	Ste 150	Sterling Heights	MI	48312	
Wyman Thomas H	Shearman & Sterling	Marc D Ashley Esq	599 Lexington Ave		New York	NY	10022-6069	
Wynn Jr James I		163 Marlborough Rd			Rochester	NY	14619	
Yates Dale A And Jacqueline R Yates	Luadig George Rutherford & Sipes	L George W R Sipes	156 East Market St	Ste 600	Indianapolis	IN	46204	
Yount Loretta	Kenneth J Ignozzi Esq	Dyer Garofalo Mann & Schultz	131 North Ludlow St	Ste 1400	Dayton	OH	45402	
Zenith Electronics Corporation Of Texas	Jones Day	Michael M Gibson	717 Texas	Ste 3300	Houston	TX	77002	